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At the General Assembly of the Governor and Company of the State of Rhode-Island, and Providence-Plantations, begun and holden, by Adjournment, at East-Greenwich, within and for the State aforesaid, on the last Monday in Fanuary, in the Year of our Lord One Thousand Seven Hundred and Ninety-five, and in the Nineteenth Year of Independence.

P R E S E N T,
HIS EXCELLENCY

ARTHUR FENNER, ESQUIRE, GOVERNOR.

THE HONORABLE

SAMUEL J. POTTER, Esq. Deputy-Governor.

Thomas G. Harard, E/q.

Peleg Arnold, E/q.

Jonathan Comstock, E/q.

Caleb Gardner, E/q.

John Cooke, E/q.

James Congdon, E/q.

Thomas Hoxsie, E/q.

George Brown, E/q.

Job Watson, E/q.

John Harris, E/q.

THE SECRETARY.

DEPUTIES

DEPUTIES from the feveral TOWNS.

The Honorable WELCOME ARNOLD, Esq. Speaker.

NEWPORT:

Mr. Caleb Greene,

Mr. Nicholas Taylor,

Mr. John L. Boss,

Mr. Christopher Fowler,

Simeon Martin, Esq.

Providence:

Mr. Speaker,

Charles Lippitt, Esq.

John Smith, Elq.

Mr. Nicholas Easton.

PORTSMOUTH:

Abraham Anthony, Esq.

Tillinghast Almy, Esq.

Mr. Richard Shearman,

Mr. Thomas Potter.

WARWICK:

Moses Arnold; Esq.

Anthony Holden, Esq.

Mr. Joseph Brown,

Mr. Henry Remington.

WESTERLY:

Thomas Noyes, Esq.

Rowse Babcock, Esq.

New-Shoreham:

Mr. William Littlefield.

NORTH-KINGSTOWN:

Daniel Updike, Esq.

George Thomas, Esq.

South-Kingstown:

None.

East-Greenwich:

Mr. William Greene (Son of Benja-

min.)

Mr. George Tillinghaft.

AMESTOWN:

Mr. Daniel Weeden, jun.

Mr. Robert Watson.

SMITHFIELD:

Mr. John Paine.

SCITUATE:

James Aldrich, E/q.

Job Randall, Esq.

GLOCESTER:

Samuel Winfor, Efq.

Mr. Silas Thayer.

CHARLESTOWN:

Joseph Stanton, jun. Esq.

WEST-GREENWICH:

Ishmael Nichols, E/q.

Mr. Joseph Niles.

COVENTRY:

Job Greene, Esq.

Joseph Rice, Esq.

EXETER:

Christopher Pierce, Esq.

Mr. Job Wilcox.

MIDDLETOWN:

Mr. William Peckham, jun.

Mr. Haac Barker.

BRISTOL:

Samuel Wardwell, Esq.

Loring Peck, Efq.

Tiverton.

Thomas Durfee, Esq.

Mr. Christopher Manchester.

LITTLE-COMPTON:

Mr. George Simmons,

Mr. Isaac Baley.

WARREN:

Mr. Charles Wheaton,

Ichabod Cole, Esq.

CUMBERLAND:

Jotham Carpenter, Esq.

Elijah Brown, E/q.

RICHMOND:

Mr. Samuel Larkin,

Jonathan Maxson, E_{fq} .

CRANSTON:

John A. Burton, Esq.

Caleb Williams, Esq.

HOPKINTON:

George Thurston, Esq.

Moses Barber, Esq.

JOHNSTON: Noah Mathewson, Esq.

Mr. William Waterman.

NORTH-PROVIDENCE:

Mr. Edward Smith,

Stephen Jenckes, jun. Esq.

BARRINGTON:

Thomas Allen, Esq.

James Martin, E/q.

Foster:

William Tyler, E/g.

Daniel Howard, Esq

Samuel Eddy, Esq. Clerk of the Lower-House.

THE following Report was presented to this Assembly, to wit: Report upon the Petition To the Honorable the General Assembly of the State of Rhode-Island, &c. of Joh Watforn and oth-

WE the Subscribers, being appointed a Committee by the ers.

Honourable the General Assembly of the Committee by the ers. Honourable the General Assembly, at the Session held in June, A. D. 1793, to take into Consideration a Petition presented to the Assembly by Daniel Putnam, and Catharine his Wife, and Job Watson, Esquire, respecting the Rents received by the State for the Hutchinson Farm, so called, in Jamestown, as set forth in their Petition, do report, that the faid Farm was confiscated as the Property of Charles Ward Apthorp, and leased by the State to Job Watson for One Year, commencing the 25th. Day of March, A. D. 1780, for One Hundred and Eighty Pounds: The faid Farm was then fer off to Col. Angell's Regiment, which they leafed for Two Years to the faid Watson, the First Year for One Hundred and Fifty Pounds, and the Second Year for One Hundred and Five Pounds; the whole Three Years amounting to Four Hundred and Thirty-five Pounds; which was received in Money, Beef, Pork, Corn and Cheese, as noted below.—We also find, that in the Year 1783, upon the Application of Shrimpton Hutchinson, the General Assembly appointed a Committee to enquire into the Circumstances relative to the said Estate, and upon the Report of the faid Committee, made at June Session, A. D. 1783, the General Assembly ordered the said Farm to be furrendered to the faid Hutchinfon. - Upon a full Investigation of the Matter, it appears to your Committee that the faid Farm, at the Time it was confiscated, and in Possession of the State, was, the Property of, and belonged to the faid Shrimpton Hutchinson and his Wife; and that therefore he hath a Claim for the Rents received by the State.

Your Committee further report, that the said Shrimpton Hutchinfon hath constituted the Petitioners, Daniel Putnam and Job Watson, by a Power of Attorney, executed the Third Day of October, A. D. 1792, to recover, receive and give Discharges for the same; which Power we herewith present. Which is submitted by

George Champlin,
John L. Boss,
Robert N. Auchmuty,
Committee

Newport, October 24, 1793.

The First Year's Rent received by the State, in December, A. D. 1780,

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7700 lb. of Beef, at 3d.

645 lb. of Pork, at 4d.

140 Bushels of Corn, at 4s.

Allowance made for Stock driven from famestown,

Balance in Cash,

1500
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Second Year's Rent received by Col. Angell's Re-Regiment, in December, A. D. 1781, in Cash, 150 0 0 Third Third Year's Rent received by the same,

1000 lb. of Beef, 100 Bushels of Corn, 540 lb. of Pork, 420 lb. \{\frac{1}{20}\] \(\frac{1}{20}\] \(

On due Consideration whereof,

IT is Voted and Refolved, That the aforegoing Report be accepted; that the faid Sum of Four Hundred and Thirty-five Pounds be allowed, together with Interest thereon from the 15th. day of June, A. D. 1793, being the Time when the said Petition was presented; and that the General-Treasurer give unto the said Job Watson, and Daniel Putnam, his separate Notes, for the Sum they shall agree to be due to each of them respectively out of the said Sum of Four Hundred and Thirty-five Pounds.

Grant for building a Gaol in Pro-widence.

IT is Voted and Refolved, That the Refolution of this Assembly, passed at the Session held in June last, approving a Plan for a new Gaol in the Youn of Providence, be, and the same is hereby repealed.

IT is further Voted and Refolved, That the Sum of Two Thousand Pounds be granted for the Purpose of building a Gaol in the said Town, in such Manner, and of such Dimensions, as the Representatives from the County of Providence shall think proper, under the Direction of Messes. Charles Lippitt, John Smith, and Jason Newell, who are hereby appointed a Committee for that Purpose: And that the said Committee give Bonds to the Satisfaction of the General-Treasurer, on their receiving the said Sum of Two Thousand Pounds, for the saithful Performance of their Trust, and for the Completion of the said Gaol.

Report of the Committee who bornt Loan-Money.

THE following Report was made to this Assembly, to wit:

Money. To the Honorable General Assembly, to be bolden at East-Greenwich, on the last Monday in January, 1795.

We the Subscribers, a Committee appointed by the Honorable the General Assembly, at the Session in October last, to burn the Paper Money in the Grand-Committee's Office, have, in Pursuance of our Appointment, received of Thomas Rumreill, Esq. the Keeper of that office, Nine Thousand Four Hundred and Forty Pounds One Shilling and Three Pence in the Bills of Credit emitted by this State in May, A. D. 1786, and have burnt the same. Which is submitted by

George Champlin, Committee.

L. 9440 1 3. Newport January 23d, 1795.

On

On due Consideration whereof,

IT is Voted and Refolved, That the aforegoing Report be, and the fame is hereby accepted.

THE following Report was presented unto this Assembly, to wit:

To the Honorable the General Assembly to be holden at East-Greenwich, on the last Monday in January, A. D. 1795.

The Committee, to whom the Petition of Rebekab Clarke, Wi-R. Clarke al dow, and Executrix of the last Will and Testament of Joseph Clarke, lowed Esq. deceased, late General-Treasurer of this State, was referred, at L. 148 1 5. the Session held in October last, representing that divers Taxes, ordered by the Legislature, were unpaid by certain Towns, and that the full Amount of them hath been charged to the said Joseph Clarke, in the Settlement of his Accounts with the State, offer the following Report:

THAT we have carefully examined the Tax-Books, and Records of the Accounts adjusted with the late General-Treasurer, and find that the State hath Credit for the undermentioned Sums in the Settlement of his Accounts, in the Years 1783 and 1786, which were not collected from the delinquent Towns in the Lisetime of the said Joseph Clarke, to wit:

South-Kingstown,

State Tax, affessed in November, A. D. 1780, for Continental Money, Principal,

L. 787 5 3
480 3 8

L. 1267 8 11

Exchange at 75 for 1,

f. 16 18 0

Exeter,

In the fame Tax, Principal, Interest on Dicto,

Exchange at 75 for 1,

5 12 8

North-Providence,

In the fame Tax, Principal, Interest on Ditto,

£. 606 13 2 156 4 0 £. 762 17 2

Exchange at 75 for 1,

10 3 5

B

Exeter,

Fanuary, 1795.

Exeter,

State Tax, affested in May, A. D. 1781, for the new Emission Money, Balance,	2	7	8
Coventry,			

Continental Tax, affesse Silver or Gold, Princi Interest on Ditto,	d in June, A. D. 1782, for pal, £. 81 10 8	113 13 3	
	Specie,	C.148 15 0	•

Your Committee do further report, that of the abovementioned Taxes, those due from the Towns of South-Kingstown, Exeter, and North-Providence, have been received by Henry Sherburne, Esq. the present General-Treasurer, and passed to the Credit of the State in the Adjustment of his Account made in June last, and reported to the General Assembly; and the Payment of that due from the Town of Coventry, is fecured to the State by Doctor Cyril Carpenter's Obligations, now on Interest in the General-Treasurer's Office, who purchased of the State the Farm which belonged to Abel Bennett, formerly Collector of Taxes of the said Town of Coventry, and was taken in Execution for the Payment of the Balance due from that Town, of the Continental Tax affessed in June, A. D. 1782.

UPON a full Investigation of the Business committed to our Charge, we are of Opinion, that the aforementioned Sum of One Hundred and Forty-eight Pounds Fifteen Shillings, in Specie, is now due from the State, to the said Rebekah Clarke, as Executrix as aforesaid.—Which is submitted by George Champlin, Compittee CHRISTOPHER FOWLER, Committee.

Newport, January 10, 1795.

On due Consideration whereof,

IT is Voted and Refolved, That the aforegoing Report be accepted; and that the faid Sum of One Hundred and Forty-eight Pounds, Fifteen Shillings be paid to the said Rebekab Clarke, out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange.

AnACT in Amendment of an Act, entitled "An Act directing what shall be a legal Settlement; and for Removal of poor Persons, and the Method of binding out poor Children."

A& in Amendmentof DE it Enasted by this General Assembly, and by the Authority therethe AQ refperling Settlement and the Act, entitled, "An Act, directing what shall be a legal Settlement; Removal.

ment; and for Removal of poor Persons, and the Method of binding out poor Children" permitting the Town aggrieved at an Order of the Town-Council, for the Removal of poor Persons, to appeal either to the Court of General Sessions of the Peace, or to the Superior Court be, and the same is hereby, repealed.

IT is further Enacted by the Authority aforesaid, That if any Overfeer of the Poor of any Town, to which fuch poor Person or Perfons shall be hereafter removed, in Manner as by the said Act is directed, shall think his Town aggrieved at the Determination and Order of the Town Council for the Removal of fuch poor Person or Perfons, it shall be lawful for him, in Behalf of his Town, to appeal to the next Superior Court of Judicature, Court of Affize and General Gaol-Delivery to be holden in the County wherein the Town, from which fuch poor Person or Persons shall be removed, lies: That the Party appealing shall file Reasons of Appeal, in the Clerk's Office of the Court to which the Appeal shall be brought, Twenty Days before the Sitting of the faid Court; that the Clerk of the faid Court shall forthwith send a Copy of such Reasons of Appeal to One of the Overseers of the Poor of the Town from which such poor Person or Persons shall be removed; who, upon the Receipt of fuch Copy, is hereby fully empowered to appear at the Court where the Appeal shall be brought, to defend and maintain the Order of the Town-Council appealed from: Which Court shall have full Power, upon hearing the Cause, to confirm or reverse such Order, as to them shall appear agreeable to Law and Justice; which Judgment shall be final: That, in Case such Order shall be confirmed, the Town appealing shall pay the whole Costs of Court; in which shall be included the Charge of removing such poor Person or Persons; That, in Case the said Order shall be reversed, the Town, from whence such poor Person or Persons shall be removed, shall pay the Costs of Court, and also the Charge that the Town, to which he, she or they shall have been so removed, shall be at for his, her or their Support, from the Time of the Removal to the Determination of the Appeal: That the faid Court shall make an Order, directed to the Sheriff of the County or to his Deputy, to remove such poor Person or Persons immediately, or as soon as may be, and, taking all Circumstances into Consideration, shall estimate the Cost of such Remoyal, which shall be entered in the Bill of Cost upon which Execution shall issue; and shall make up Judgment accordingly: And that all Costs and Charges, shall be levied by Execution against the Town-Treasurer of each Town respectively.

IT is further Enasted by the Authority aforesaid, That this Act shall be in Force and take Effect Ten Days after the Rising of this Assembly.

Provided nevertheless, and it is further Enasted by the Authority aforesaid, That this Act, or any Part thereof, shall not extend to, or operate upon, any Appeals as aforesaid prayed for, or which may be prayed for, before the Expiration of the said Ten Days; but on such Appeals, and all Matters heretofore, by the said former Law,

cognizable before the faid Court of Sellions, the Jurisdiction of the faid Court shall, agreeably to the said former Law, be maintained.

Hotel in Newport.

On Motion, It is Voted and Resolved, That Messrs. Henry Margranted to chant, George Gibbs, Christopher Champlin, Henry Sherburne, George rebuild the Champlin, James Robinson, Peleg Clarke, John Bours, Oliver R. Long Wharf Warner, John Handy, Francis Malbone, Daniel Mason, EthanClarke, and to boild Christopher Fowler, Simeon Martin, Thomas Dennis, John L. Boss, Samuel Vernon, jun. William Ellery, jun. Christopher Ellery, Christopber G. Champlin, Daniel Lyman, Isaac Center, Benjamin Mason, Aaron Sheffield, William Littlefield, Silas Deane, Audley Clarke, Constant Taber, Caleb Gardner, Nathan Bebee, Moses Seixas, Nicholas Taylor, Walter Channing, Archibald Crary, and Robert Rogers be, and they, or any Eleven of them, are here by authorized to fet forth a Scheme to raile by Lottery a Sum not exceeding Twenty-five Thoufand Dollars, for rebuilding the Wharf in Newport, commonly called the Long-Wharf, and for building a Hotel in the faid Town; that they, or any Eleven of them, be authorized to appoint the Managers for the faid Lottery, who shall give sufficient Bonds to the General-Treasurer, for the faithful Performance of the Trust reposed in them: That they, or any Eleven of them, be authorized to appropriate the Money that shall be raised by Lottery, as aforesaid, to the rebuilding the said Long Wharf, and building of the said Hotel: And that the Persons aforenamed, or any Eleven of them, who may undertake the conducting the faid Lottery, and rebuilding of the faid Wharf, and building of the faid Hotel, shall be and are hereby appointed, the Trustees for the Management and Direction of the faid Wharf and Hotel, and for receiving the Rents and Profits thereof; the neat Amount of which, after deducting the Charges and Repairs on the same, shall be appropriated to the building and supporting of One or more public Schools in the faid Town of Newport, to and for the Use and Benefit of the Children in the said Town, in fuch Way and Manner, and under fuch Regulations, as the faid Trustees, or a Majority of them, may direct and appoint.

> AND it is further Enacted by the Authority aforesaid, That, after the rebuilding of the said Wharf, and building of the said Horel shall be completed, the Persons who shall be Trustees, as aforesaid, shall give sufficient Bonds to the Town-Treasurer of the Town of Newport, for the faithful Performance of their Trust; and shall annually render to the Town-Council of the faid Town of Newport a true and just Account of the Rents, Profits, Charges and Repairs of the faid Wharf and Hotel, and of the Appropriation of the nett Profits as aforefaid. And in Case of Vacancy, by the Death, Resignation, or otherwise, of any of the Trustees aforesaid, the Person or Persons appointed to succeed to such Vacancy or Vacancies shall be chosen by a Majority of Votes of the surviving Trustees: Provided nevertheless, That no such Choice shall be made until the said Trustees shall be reduced to a less Number than Twenty-one; which is always to be the Number of Trustees, as aforesaid.

To

To the Honorable the General Assembly to be holden at East-Greenwich, on the last Monday in January, A. D. 1795.

Your Committee, who were appointed, at the Session in June, Report on a 1794, on the Petition from the Town of Westerly, respecting a Highway in Highway, in that Town, near Pawcatuck River, praying that the Westerly. Proceedings for establishing the said Highway may be annulled, and the Dristway by the said River established; and being continued, for that Purpose, at the Session in Oslober last, having met at the House of Rowse Babcock, Esq. in Westerly, on the 11th Instant, and continued to meet from Day to Day until the 13th, and heard the Parties sully, and maturely considered what they respectively alledged, offer the sollowing Report, to wit:

THAT the Highway, as laid out by the Committee appointed by the Town Council of Westerly, on the 30th Day of May, A. D. 1791, be established: That the Orders voted by the said Town-Council, in Satisfaction of Damages to the former Proprietors of the faid Highway, be rendered null and void, and, in Lieu thereof, that the faid Town pay to the several Proprietors of the Land where the Highway is laid out the following Sums, to wit: To Samuel Brown, and Shepard Wheeler, Fifteen Pounds Four Shillings and Six Pence; provided the Town be indemnified on Account of Elias Lewis, who was the Proprietor of the Land when the Highway was laid out :-To William Lewis, Eleven Pounds:-To Simeon Lewis, Twelve Pounds Eighteen Shillings: - To Captain Oliver Lewis, Six Pounds Ten Shillings and Ten Pence: - To the Heirs of Jephthah Lewis, Nine Pounds Eighteen Shillings:—To John Thompson, Ten Pounds Eight Shillings and Six Pence:—To William Babcock, Esq. Forty-one Pounds Twelve Shillings:—To Captain Samuel I hompson, Nothing: -And that each of the Parties pay their own Expences, relative to the faid Petition, except the Cost of Reference, which we adjudge the Town of Westerly to pay, and is taxed at Twelve Pounds Twelve Shillings; One Half whereof we have received of the several Persons who composed the Town's Committee, and the other Half of Mr. Samuel Brown and others, in Behalf of the Proprietors, to be repaid to them by the faid Town of Westerly.

At the Request of both Parties, your Committee recommend to the Honorable General Assembly, that the Proprietors of the Land on the said Highway may be permitted to keep good Gates on the said Highway, until the First Day of November, A. D. 1795; at which Time they are to be removed. All which is submitted by,

Charles Lippitt,
John Smith,
Jason Newell,

Committee.

November 13th, A. D. 1794.

Which being duly considered,

IT is Voted and Refolved, That the aforegoing Report be, and the fame is hereby, accepted and approved.

Upon

Upon the Petition of Messrs. John Brown, and others, praying granted for a that a Lottery may be granted for raising Four Thousand Dollars, to Hotel in Probe applied towards completing and furnishing a Hotel for an Exchange, or Coffee-House in Providence:

> IT is Voted and Resolved, That David Mc. Lane, in the aforesaid Petition mentioned, be, and he is hereby, authorized to fet forth and draw a Lottery, for raising the said Sum of Four Thousand Dollars, clear of all Deductions, in One or more Classes; he the faid David Mc. Lane, giving Bonds to the General-Treasurer, in the Sum of Five Thousand Dollars, that the Sum, when raised, shall be applied for the faid Purposes; and that the said Building shall forever hereaster be appropriated to the faid Uses: And that the Managers who may fet forth the faid Lottery, give Bonds to the General-Treasurer, for the faithful Discharge of their Trust, to the Amount of the Value of all the Tickets by them offered for Sale in the Scheme of fuch Lottery.

> An ACT in Amendment of an Act, passed at the last Session, entitled "An Act to incorporate certain Persons, by the Name of The Providence and Norwich Society, for establishing a Turnpike Road from Providence to Connecticut Line, through Johnston, Scituate, Foster and Coventry."

of an Act The Providence and Norwich Society.

Amendment WHEREAS, in the Fourth Paragraph of the faid Act of Inestablishing Distance from Connesticut Line, at which Toll shall be collected on the faid Turnpike Road:

> BE it therefore Enacted by this General Assembly, and by the Authority thereof it is bereby Enatted, That the faid Proprietors or Stockholders, or their Agents shall, immediately after the said Sum of Eighteen Hundred Pounds shall be expended, in the Manner as in the said Act is directed, be authorized to receive, at any Place on the said Turnpike Road within Eleven Miles of the said Conneticut Line, Toll for passing on the said Turnpike Road, at and after the Rates fixed in the faid Act: Any Law to the contrary notwithstanding.

> AND it is further Enacted by the Anthority aforesaid, That the faid Society be, and they are hereby, authorized and empowered to hold their Meetings in the Town of Scituate, in the fame Manner as they might, by the said Act, have been held in the Town of Foster.

An ACT incorporating certain Perfons by the Name of The Catholic Baptist Society, in Cumberland, in the County of Providence.

WHEREAS fundry Persons, of the Town of Cumberland, in Charter to the County of Providence, have represented unto this Assemble Cumberbly, that they have agreed to build a Meeting-House, in said Cum-land Cachsberland, for the Worship of Almighty God; which said House is, he Society. on the First Day of the Week forever hereaster, to be and remain for the Use of the Baptist Denomination of Christians, if they have Occasion for the same, and, on other Times and Occasions, indifferently for the Use of any or all Denominations of Christians, and to be used accordingly, at the Request of any Four of the reputable Housholders of said Town of Cumberland; and have petitioned this Assembly for an Act of Incorporation:

BE it therefore Enacted by this General Assembly, and by the Authority thereof it is hereby Enacted, That Jotham Carpenter, Whipple Lovett, Jesse Brown, Timothy Mason, Holliman Potter, Levi Ballou, David Ballou, Charles Bennett, David Sayles, Jedediah Jenckes, Joseph Mowry, Abner Bartlett, James Lovett, Jesse Ballou, Jeremiab Inman, Daniel Bartlett, Pelatian Ballou, Benjamin Lovett, Charles Capron, Asa Bartlett, Stephen Whipple, John Alexander, Jesse Armsberry, Joseph Capron, Asa Capron, Jeremiah Scott, Jeptha Wilkinson, Jehn Jenckes, Jeremiah Scott, jun. Welcome Jenckes, Gideon Brown, Amos Follett, Joseph Whipple, John Rogers, William Balkcom, Seth Capror, James Lapbam, Benjamin Hall, Joseph Follett, Ezekiel Balluu, Nathan Jillson, Amaziah Weatherbead, Otis Walcott, John Lapbam, William Aldrich, jun. Wheaton Clarke, David Bartlett, Elisha Capron, Hopkins Whipple, Jonathan Mason, Bani Bartlett, Joseph Raze, David Ray, Benjamin Follett, Absalom Ballou, Philip Capron, and Thomas Joslin, and such others as they may elect, and their Successors, shall forever hereafter be a Body politic and corporate in Fact and Name, by the Name of The Catholic Baptist Society, in Cumberland, with perpetual Succession. And the said Catholic Society is hereby authorized to take receive and hold, all and any voluntary Subscriptions, Contributions, Legacies and Donations, of any Sum or Sums of Money, or of any real or personal Estate, also to have and hold, by Purchase, Gist or otherwise, Lands, Tenements, Hereditaments, Goods, Chattels and other Estates; of all which they shall and may stand siezed and possessed, notwithstanding any Missioner of the Corporation, or Mistake or Impersection in the Description thereof; provided the Meaning of the Granter or Benefactor be evident. ---- And the faid Catholic Society is authorized to take, hold and stand siezed of the Estates asoresaid, to and for their own Use, and Benefit, and the Support of the Ministry, of Schools, or of the Poor, according to the Will of the Donors: And to let or leafe, fell, or otherwise aliene, according to the Intent of each particular Donation respectively, such real Estate as they, as aforesaid, may hereafter be fiezed of; and to let Monies on Bonds, or Mortgages, or other Securities.

AND be it further Enacted, That the said Catholic Society shall and may be capable in Law, as a Body corporate, to sue and be sued, to plead and be impleaded, to answer and be answered unto, before all Courts and Ministers of the Law, in all Cases, Suits and Actions of whatsoever Name or Nature, in the Name of their Treasurer for the Time being: And shall and may have a common Seat, which it shall be lawful for them to alter, break and make anew at their pleasure.

AND be it further Enasted, That there shall be an annual Meeting of the said Society, in said Cumberland, on the Second Monday of June, annually forever; at which time they shall elect out of their own Body a Moderator, Treasurer and Clerk, and such other Officers as they may think necessary: And the Moderator, Treasurer and Clerk shall be sworn to the saithful performance of their respective Trusts. And there shall also be a Quarterly-Meeting of the said Society on the Second Mondays of September, December and March in every Year sorever. And the said Society shall and may appoint such and any other Meeting or Meetings as they may think expedient, for the Purpose of accomplishing the Objects of their Association: And all Questions shall be determined by a Majority of the Members present.

AND be it further Enasted, that Jotham Carpenter be the First Moderator, John Rogers the First Treasurer, and Seth Capron the First Clerk, to continue in their respective Offices until the Second Monday of June next.

AND be it further Enasted, That the said Catholic Society, at any of their Meetings, may elect such Persons as they shall think proper to become Members of the same, and make such Rules, Orders and By-Laws, and alter the same, as they from Time to Time shall judge necessary for the good Order of said Society: Provided, That such Rules, Orders and By-Laws be not contrary to the Laws of this Government. And any Seven Members of said Catholic Society, convened at any regular Meeting, the Moderator, Treasurer or Clerk always to be One, are hereby declared to be a Quorum of said Society.

AND be it further Enatted, That all Donation, of whatsoever Kind, or howsoever made to said Catbolic Society, together with the Names of the Donors, and the Purposes and Uses for which said Donations shall be made, shall be entered on Record by the Clerk for the Time being; and also their yearly Income, and its appropriations, from Time to Time forever: And that the Treasurer's Accounts be exhibited and audited at every annual Meeting of the said Society.

PROVIDED nevertheless, and be it further Enasted, That if ever the whole Number of the said Catholic Society, for the Time being, shall be reduced to a less Number than Seven, then and in such Case all Monies, Bonds, Mortgages, Deeds, Notes, Obligations, Books

and

and Papers of every Kind, together with all the Estate both real and personal at the Time belonging to the said Catholic Society, shall be given up to, and the sole Property thereof be vested in, the Baptist Church or Churches in faid Cumberland; for whose Use and Benefit the faid Catholic Society is instituted, to be received by a Committee by them appointed for the Purpose; and shall be appropriated by them to the said Purposes, Trusts and Uses, specified by the Donors to the faid Catholic Society, or to which they are by this Charter empowered to appropriate the same, and no otherwise.

PROVIDED furthermore and be it further Enacted, That the said Catholic Society shall have Power to raise Monies, by selling the Pew-Ground, to finish the said Meeting-House, and for the Good of said Society as they may think necessary; but that no Taxes shall ever be laid on faid Pews hereafter without the confent of the Owner or Owners of fuch Pew or Pews. And in Case at any Time hereafter, through Misapprehensions or mistaken Constructions of the Powers contained in this Charter any Laws shall be enacted, or any Matters or Things done or transacted by this Corporation, contrary to the Tenor hereof, such Acts, Laws and Doings shall be in themselves null and void; but shall never be adjudged into an Avoidance, Defeasance or Forseiture of this Charter; but the same shall remain entire to the faid Corporation in perpetual Succession forever. And all their Acts conformable to its Powers, Tenor, true Intent and Meaning shall be and remain of full Force and legal Validity.

WHEREAS divers of the Members of the Catholic Baptist Society in Cumberland, to wit: Jotham Carpenter, Whipple Lovett, Jesse granted for a Brown, Timothy Mason, Holliman Potter, Levi Ballou, David Ballou, Charles Bennett, David Sayles, Jedodiah Jenokes, Joseph Mowry, Cumberland, Abner Bartlett, James Lovett, John Rogers, and Seth Capron, preferred a Petition and represented unto this Assembly, that they are desirous of erecting a Meeting-House, for the public Worship of Almighty God, in the faid Town, somewhere opposite to the Dwelling House of John Alexander, on the West Side of the Mendon Road; and prayed this Assembly to grant them a Lottery, to raise the Sum of Eight Hundred Pounds for that Purpose:

On due Consideration whereof,

IT is Voted and Refolved, That the Prayer of the faid Petition be granted; and that the said Petitioners be'empowered to set forth a Lottery upon fuch Scheme as they shall think proper, for raising the faid Sum of Eight Hundred Pounds, for the faid Purpose, and to appoint the Managers for the same; the said Directors to give Bond to the General-Treasurer, for the faithful Discharge of their Trust, in the full Amount of the Tickets the faid Lottery shall confift of.

WHEREAS Messes. Samuel Thurber, jun. Benjamin Turpin, and Lottery for a Stepben Randall, preferred a Petition, and represented to this Affern-widence.

bly, that they, together with Sylvanus Martin, Isaac Pitman, and Ebenezer Macomber, were appointed by this Affembly, at the Sefsion in February, A. D. 1791, Managers of Providence Street Lottery, and carried through Two Classes of the same; but from the great Number of Lotteries granted before, and in the Years 1791 and 1792, they found it impossible to dispose of the whole of their Tickets, and were obliged to draw the faid Classes with a great Number of Tickets on Hand, which proved unfortunate; notwithstanding which they continued to work upon the said Street until it was finished to the Approbation of the Town-Council of the said Town of Providence, and in so doing advanced large Sums of Money more than the Proceeds of the faid Lottery: And thereupon' they prayed this Affembly to grant them Liberty to make another Class on the Principles of the aforesaid Act, to raise a Sum sufficient to reimburfe to them the Money advanced as aforefaid, not exceeding the Sum of Four Hundred Pounds, and that the Residue, after paying the Money so advanced, if any, be placed in the Town-Treasury of the said Town of Providence, to be hereaster applied to the repairing of the faid Street: And the faid Petition being duly confidered,

IT is Voted and Resolved, That the Prayer thereof be, and the Same is hereby, granted.

Lottery Meeting-

WHEREAS Messes. John Dorrance, Joseph Nightingale, Andrew granted for a Dexter, James Burrill, Gershom Jones, John Spurr, Abner Daggett, and Samuel Nightingale, the Committee of the Congregational Society, on Providence, the East Side of the River in the Town of Providence, preferred a Petition and represented unto this Assembly, that they were appointed for the Purpose of building a Meeting-House for the said Society, for public Worship, and by a very liberal Subscription, in Proportion to the Numbers of the said Society, and their Ability have been enabled to erect, and partly to finish, the said House; but that by an extraordinary and unexpected Rife of the Price of Labour and Materials, they find themselves unable to proceed without some further Assistance: And thereupon prayed this Assembly to grant them a Lottery to raise the Sum of Five Thousand Dollars, to be applied to the completing of the faid Meeting-House: Which being duly considered,

> IT is Voted and Resolved, That the Prayer of the said Petition, be granted; that the Petitioners have Liberty to raise, by Lottery, the faid Sum of Five Thousand Dollars, for the Purpose aforesaid: And that they be empowered to appoint the Managers thereof, who, before they proceed, thall give Bond to the General-Treasurer, for the faithful Performance of their Trust, in the penal Sum of the Amount of all the Tickets they shall offer for Sale, by the Scheme or Schemes they shall set forth.

IT is Voted and Refolved, That Meffrs. George Champlin, and Committee Christopher Fowler be, and they are hereby, appointed a Committee to burn Interest Certificates received into the General-Treasury, ficates, in payment of Taxes.

Whereas the Committee appointed, by the Lower House of R. Smith al-Assembly, to examine the Account charged against the State, by lowed £.47. Richard Smith, Esq. Sheriff of the County of Bristol, for repairing the Windows of the State-House in that County, for Attendance upon the Courts, and for delivering to the proper Officers Schedules, Proclamations, and Commissions, presented unto this Assembly, the following Report, to wit:

AGREEABLY to our Appointment, we have examined the Account of Richard Smith, Esq. and find the Sum of Four Pounds Seven Shillings, due thereon.

CHRISTOPHER FOWLER, CHARLES LIPPITT, THOMAS ALLIN, COMMITTEE.

And the said Report being duly considered, It is Voted and Refolved, That the same be accepted; that the said Sum of Four Pounds Seven Shillings be paid to the said Richard Smith, out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange, in sull Discharge of the said Account: And that the Resolution of this Assembly, passed at the last Session, granting him One Pound Nine Shillings and Six Pence be repealed.

IT is Voted and Resolved, That Two Pounds Eight Shillings be G. Champlin allowed and paid to Messes. George Champlin, and Christopher Foward C. Fowler, out of the General-Treasury, in Specie, or in the Bills of Crediter allowed it emitted by this State, at the established Rate of Exchange; it being the Amount of their Account, for their Services as a Committee to audit the Accounts, of the General-Treasurer, to burn Loan Money in the Grand-Committee's Office, and on the Petition of Mrs. Rebekab Clarke.

IT is Voted and Refolved, That Twenty-four Pounds, be allowed J. Bicknall and paid to Joshua Bicknall, Esq. out of the General-Treasury, in allowed Specie, or in the Bills of Credit emitted by this State, at the establish- L. 24. ed Rate of Exchange; it being the Amount of his Account, for his Services as an Assistant Justice of the Superior Court of Judicature, &c. in attending the Terms of the said Court during the last Circuit.

IT is Voted and Refolved, That Nine Shillings be allowed and paid E. Thurston to Mr. Edward Thurston, out of the General-Treasury, in Specie, or allowed 95 in the Bills of Creditemitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for his Time and Horsehire in going to Oliver Dursee, Esq. at Middletown, by Order of the Court of Common Pleas in Newport.

IT is Voted and Resolved, That Thirty-three Pounds Twelve Shil-T. Tilling. hast allowed lings be allowed and paid to Thomas Tillinghast, Esq. out of the £.33 12. General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account for his Services as an Affiftant Justice of the Superior Court of Judicature, &c. in attending the Terms of the faid Court during the last Circuit; and for divers other Services out of Term-Time.

E. Barras IT is Voted and Resolved, That Three Pounds be allowed and paid allowed L.3 to Elizabeth Barras, Administratrix of Isaac Barras, late of Warren, Physician, deceased, out of the General-Treasury, in Specie, or in Exiles. the Bills of Credit, emitted by this State at the established Rate of Exchange; it being the Amount of his Account for Medicines and Attendance upon certain French Exiles from St. Domingo.

J. Smith al-IT is Voted and Resolved, That Three Pounds Twelve Shillings lowed be allowed and paid to John Smith, Esq. out of the General-Trea-£.3 12. fury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for Blankets furnished for the Use of poor Prisoners, in the Gaol at Previdence committed at the Suit of the State.

E. Lawton IT is Voted and Resolved, That Five Pounds Fourteen Shillings and allowed Ten Pence be allowed and paid to Mr. Edward Lawton, out of the £.5 14 10. General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for the Support of Toney Rome, a State's Pauper, for Cloaths furnished him, and for the Expences of his last Sickness and Burial.

IT is Voted and Resolved, That Fourteen Pounds Eight Shillings Providence allowed be allowed and paid to the Town-Treasurer of the Town of Provf. 14 8, for idence, out of the General-Treasury, in Specie, or in the Bills of of French Credit emitted by this State, at the established Rate of Exchange; Exiles. it being the Amount of an Account charged against the State, by the said Town, for the Support of distressed French Exiles from St. Domingo, which hath been examined and allowed by the Town-Council of that Town.

Whereas an Account charged against the State, by the Town Bristol for of Bristol, for the Support of distressed French Exiles from St. Dothe Support mingo, hath been examined and allowed by the Town-Council of of French the faid Town, and exhibited to this Assembly; which Account was, £.43 10 8. by the Lower House of Assembly, referred to a Committee, who made the following Report thereon, to wit:

> We the Subscribers, having examined the Account of the Town of Bristol, for the Support of French Exiles, do report, that we find the Sum of Forty-three Pounds Ten Shillings and Eight Pence due thercon. Јони Ѕмітн, Nicholas Taylor, Committee.

On

On due Confideration whereof,

IT is Voted and Resolved, That the asoregoing Report be accepted; and that the said Sum of Forty-three Pounds Ten Shillings and Eight Pence be paid to the Town-Treasurer of the said Town of Bristol, out of the General-Treasury, in Specie, or in the Bills of Ciedit emitted by this State, at the established Rate of Exchange.

IT is Voted and Refolved, That Twelve Pounds Eighteen Shillings V. Gardner, and a Penny Halfpenny be allowed and paid to Mr. Vincent Gardner allowed out of the General-Treasury, in Specie, or in the Bills of Credit £ 12 18 12 emitted by this State, at the established Rate of Exchange; it being the Amount of his Account for boarding Rutter Gardner, a State Pauper, from the 7th of April to the 5th of January, A. D. 1795, for furnishing him with Cloaths, &c.

IT is Voted and Refolved, That Twenty-one Pounds Eight Shillings N. Phillips be allowed and paid to Mr. Nathaniel Phillips, out of the General-allowed Treasury, in Specie, or in the Bills of Credit emitted by this State, L. 21 8. at the established Rate of Exchange; it being the Amount of his Account, for Printing done for the State to the present Time.

IT is Voted and Refolved, That Fifty-seven Pounds be allowed and D. Owen paid to Daniel Owen, Esq. out of the General-Treasury, in Specie, lowed L.57- or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for his Services as Chief Justice of the Superior Court of Judicature, &c. in attendupon the Terms of the said Court from March, A. D. 1794, to the present Time.

Where As Stephen Jenckes, jun. Esq. exhibited unto this Assembly S. Jencker, an Account, by him charged against the State, for repairing Paw-jun allowed sucket Bridge; which was, by the Lower House of Assembly, refer- £.32 15 5½ red to a Committee, who presented the following Report thereon, so wit:

We the Subscribers, have carefully examined the Account of Stephen fenckes, jun. Esq. and find the same, amounting to Thirty-three Pounds Five Shillings and Five Pence Halfpenny, rightly cast, and supported by proper Vouchers; and that, deducting for old Chesnut Plank, sold for Ten Shillings, there is a Balance due to him thereon, of Thirty-two Pounds Fifteen Shillings and Five Pence Halfpenny.

NICHOLAS EASTUN, Committee.

Which Report being duly considered,

IT is Voted and Resolved, That the same be accepted; and that the said Sum of Thirty-two Pounds Fisteen Shillings and Five Pence Halfpenny be paid to the said Stephen Jenckes, jun. out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange.

7. Niles allowed

L. 13 0 6.

Whereas Jonathan Niles, Esq. Sheriff of the County of Kent, exhibited unto this Assembly an Account by him charged against the State, commencing November 8th, 1793, and ending the last of Ollober last, for his Attendance upon this Assembly, and the Courts in the said County, for transmitting the Schedules, Commissions, Proclamations, &c. to the proper Persons in that County, and for Wood and Candles supplied for the Use of this Assembly, and the Courts, which was, by the Lower House of Assembly referred to a Committee, who made a Report thereon as follows, to wit:

AGREEABLY to our Appointment, we have examined the Account of Jonathan Niles, Efq. and find the Sum of Thirteen Pounds and Six Pence due to him thereon.

THOMAS ALLIN,
CHARLES LIPPITT,
CHRISTOPHER FOWLER,

COMMITTEE.

On due Consideration whereof,

IT is Voted and Resolved, That the said Report be accepted; and that the said Sum of Thirteen Pounds and Six Pence be paid to the said Jonathan Niles, out of the General-Treasury, in Specie, or in the Bills of Credit, emitted by this State, at the established Rate of Exchange, in sull Discharge thereof; and that the Resolve of this Assembly, passed at the last Session, granting him Six Pounds Eighteen Shillings and Six Pence be repealed.

THE following Report was presented to this Assembly, to wit :

To the Honorable the General Assembly.

Report on Pawincket Bridge.

We the Subscribers, being appointed, at the last Session, a Committee to examine the Bridge over Pawtucket-Falls, and to direct what Repairs should be made thereon, do report, that on the 8th Day of November, A. D. 1794, we went and viewed the same, and directed Stephen Jenckes, jun. Esq. who was appointed to repair the said Bridge, to procure Three new String-Pieces and Plank sufficient to secure it for the present; and to proceed to get a new Set of Three Inch Plank, and a sufficient Quantity of Timber, for repairing the same next Summer. All which is submitted by

JOHN SMITH,
NOAH MATHEWSON, Committee.
EDWARD SMITH,

On due Consideration whereof,

IT is Voted and Resolved, That the aforegoing Report be, and the same is hereby, accepted.

Support for French Exiles in Providence.

Upon the Petition of Mr. Marrot, a French Exile from St. Domingo,
French Exiles in Providence.

IT is Voted and Refolved, That the same Allowance as was granted, at the last Session of this Assembly, to the said Marrot, for the
Support

Support of his Family, be continued until the End of the Month of April next, if he shall remain so long in the State, under the Direction of the Town-Council of Providence.

An ACT for appointing Administrators in the Places of Executors and Administrators absent Three Years, and unheard of.

BE it Enacted by this General Assembly, and by the Authority there- Act for apof it is bereby Enacted, That when any Person belonging to pointing Adthis State, and being an Executor or Administrator, shall have de- min istrators in the Room parted from this State, and remained absent, and unheard of, for of those ab-Three Years, the Town-Council of the Town where fuch departed fent Three Person last dwelt, shall be, and hereby is, authorized and empower- Years. ed, upon Application to them made for that Purpose, to appoint an Administrator or Administrators on the Estate or Estates, of which such departed Persons were Executors or Administrators: That fuch Appointment be voidable upon the Return of such departed Person: And that this Act take Place and be in Force immediately.

An ACT in Amendment of an Act entitled " An Act regulating the Proceedings in Cases of Bastardy;" and of an Act passed in September, in the Year One Thousand Seven Hundred and Sixty-nine, entitled "An ACT in addition to an Act entitled an Act regulating the Proceedings in Cases of Bastardy."

BE it Enacted by this General Assembly, and by the Authority there- Ass Amendof it is bereby Enacted, That the First, Second and last Paraing the Laws respecting graphs of an Ast, entitled, "An Ast regulating the Proceedings Bastardy." in Cases of Bastardy," passed in the Year One Thousand Seven Hundred and Fifty-two, and the last Paragraph of an Act passed in September, in the Year One Thousand Seven Hundred and Sixty-nine, entitled, "An Act in Addition to an Act, entitled An Act regulating the Proceedings in Cases of Bastardy," establishing the Jurisdiction of the Court of General Sessions of the Peace in Cases of Bastardy, be, and the same are hereby repealed.

IT is further Enacted by the Authority aforesaid, That upon the Examination of any unmarried Woman, taken on Oath in Writing, in Consequence of a Complaint made under the Hand of One or more of the Overseers of the Poor, of the Town where such unmarried Woman shall live, that she is with Child, it shall be lawful for any

Justice of the Peace or Warden of such Town to grant forth a Warrant or Summons, against the Person whom she shall so charge with begetting her with Child; which Warrant or Summons, in Cafe the Person so charged shall live or may be found in any other Town in the County, then the Town liable to become chargeable for the Support of fuch Child, when born, shall be directed to the Sheriff of the County, his Deputy, or to the Town-Sergeant of the Town where fuch unmarried Woman shall live; and such Town-Sergeant is hereby authorized and empowered to execute fuch Warrant or Summons in any Town in the County; but, if the Person so charged shall live in the same Town with such unmarried Woman, the Warrant or Summons may be directed to the Sheriff, his Deputy, or to the Town-Sergeant, or to either of the Constables of fuch Town: That when the Party accused shall appear before any such Justice of the Peace or Warden, if he can offer no satisfactory Reafon that he is innocent, he shall enter into a Recognizance, with One or more Sureties, at the Discretion of the Justice of the Peace or Warden, to appear at the next Superior Court of Judicature, Court of Affize and General Gaol-Delivery to be holden in and for the County in which such Complaint may originate; and if he shall refuse to enter into such Recognizance the Justice of the Peace or Warden shall commit him to the common Gaol, there to remain until he shall be, by due Course of Law; delivered therefrom: And that the faid Superior Court, if Recognizance be entered into, and the Woman be not delivered, may order a Continuance of the Recognizance to their next Term, and so on from Court to Court until the Woman shall be delivered, to the End that an Order may be made.

IT is further Enacted by the Authority aforefaid, That after any BastardChild shall be born in any Town in this State, whether such Child be born alive, or be still-born, or being born alive shall die before an Order be made, and no Examination had before the Birth of fuch Child, it shall be lawful for any Two or more Justices of the Peace or Wardens, living in the Town where such Child shall be born, upon Examination of the Woman by them taken on Oath, and upon the Complaint of the Overseers of the Poor for such Town, to grant forth a Warrant for the Person whom the Mother of the Child shall charge on Oath with begetting such Child; or in Case the Mother shall have, before the Birth of such Child, charged any Person upon Oath, as aforesaid, with begetting the same, then, upon the Birth of such Child, a Warrant shall be issued in like Manner against the Person so accused, provided he shall live or may be found in the same County, which Warrant or Warrants shall be directed and served as is herein before directed: That when the acculed Person shall appear, if the Woman, on being examined anew on Oath, shall continue constant in her Accusation, and no Plea or Proof be produced sufficient to satisfy the Justices or Wardens, who shall have taken Cognizance of the Case, that he is innocent, they shall adjudge him to be the putative or reputed Father of the Child, and make an Order for it's Maintenance: And that if the Person accused

cused shall be distaissied with the Order he may appeal therefrom to the Term of the said Superior Court, to be holden in the County in which the Child shall be born, upon paying down the Costs that shall have then accrued, and entering into a Recognizance, with One or more Sureties, for his Appearance and abiding by such Order as shall be made by the said Superior Court, and, in Default of such Order to be then made or taken by the said Superior Court, to perform the Order already made; but, if he shall not pray an Appeal, the Justices or Wardens who shall have issued the Order are hereby empowered and directed to commit him, if he shall resuse or neglect to give Bond to perform their Order.

IT is further Enasted by the Authority aforefaid, That when any Order, made in Manner as aforefaid, for the Maintenance of a Battard Child, shall be brought before the said Superior Court by Appeal, the said Court be, and hereby is, sully empowered to alter or amend the same if it shall appear to be extravagant or any Way defective; but shall not quash or reverse it, unless it be made to appear that there is no sufficient Reason to adjudge the Person charged with the Maintenance of the Child to be the putative Father thereof. Any Law, Custom, or Usage to the contrary in anywise notwithstanding.

It is further Enasted by the Authority aforefaid, That in Case such BastardChildshall die, or cease to be chargeable to the Town in which born, the Justices or Wardens, who shall have made the Order, shall make a just Estimate of all reasonable Expences that ought to be paid by the Person bound, and be, and hereby are, sully empowered to issue a Warrant for collecting the same: But, in Case the Person against whom such Order shall be made shall be disfatisfied with such Estimate, he may appeal to the said Superior Court to be next holden in the County wherein such Town lieth; which Court shall be, and hereby is, empowered to hear and finally determine between the Parties.

IT is further Enasted by the Authority aforefaid, That in any County where, at the Time of any Charge being made against a Person as the putative Father of a Bastard Child, the Person so charged shall not live within such County, the Chief Justice of the Court of Common Pleas for such County for the Time being, shall have and exercise concurrent Power and Authority with any Assistant, or Justice of the said Superior Court, in all Matters whatever respecting Cases of Bastardy, agreeably to the Laws in Force respecting Bastardy.

IT is further Enasted by the Authority aforefaid, That in all Cases where Complaint shall be made and substantiated to the Authority aforesaid, after the Birth of a Bastard still-born Child, as aforesaid, the Words in the Form of the Order prescribed by the aforesaid Act, passed in the Year 1752, shall be varied as follows, to wit: After the words "and thereupon do order, as well for the Relief of the said Town of N." the following Words shall be inserted instead of those

those for the future Maintenance of the Child, to wit: " As for paying the necessary Charges which have accrued for the Expences and Trouble which have arisen for rendering Comfort and Suftenance to the Mother of such still-born Child, and of decently interring it, that the faid G. H. shall forthwith, upon Sight of this Order, pay, or cause to be paid, to the Overseers of the Poor of the said Town, for the Time being, the Sum of in Satisfaction for the Expence and Trouble aforefaid;" all the other Parts of which Order, in such Case shall be of the Form of the Order above recited.

AND it is further Enasted by the Authority aforesaid, That this Act shall be in Force and take Effect at the End of Ten Days after the Rifing of this Affeinbly: Provided neverthelefs, That until the Expiration of that Time, the same or any Part thereof shall not extend to, or operate upon, any Appeals as aforelaid, prayed for, before the Expiration of the faid Ten Days; but on all such Appeals, and all Matters heretofore, by the faid former Laws, cognizable before the faid Court of General Sessions of the Peace, the Jurisdiction of the faid Court shall be maintained, agreeably to the faid former Laws.

Upon the Petition of a very considerable Number of the Inhabitants of this State, reprefending the great Advantages that will accrue to the Public, from laying out a Road from Pawcatuck Bridge to Providence, in as direct a Course as may be, and praying that a Committee may be appointed for that Purpose:

Committee Pawcatuck Bridge to

IT is Voted and Resolved, That Jonathan Comstock, Esq. Rowse to lay out a Babcock, Esq. Noab Mathewson, Esq. Mr. Thomas Waterman, and James Rhodes, Esq. be, and they, or any Three of them, are hereby, appointed a Committee to lay out a Road in the most direct Providence. Way from Pawcatuck Bridge to Providence: That they make Report to this Affembly, as foon as may be; and that the State be at no other Expence than that of the Committee for laying out the faid Road.

> An ACT in Amendment of an Act passed, at the Session held in October, in the Year One Thousand Seven Hundred and Ninety-four, directing the Keeper of the Grand Committee's Office to put in Suit the Bonds, given in that Office, for Loan-Money.

Amendment of the Act for putting the E it Enacted by this General Affembly, and by the Authority there-Bonds given of it is hereby Enacted, That the Keeper of the Grand Com-Money in mittee's Office be, and he is hereby, directed to put in Suit the Bonds given in the said Office, for the Bills of Credit emitted in May, A. D. 1786, which are now due, at any Time previous to Twenty Days before the Sitting of the First Court of Common Pleas, in the County where the Obligors reside; and that he put in Suit the other Bonds given in the said Office, for the said Bills of Credit, in the same Manner, as they shall become due.

WHEREAS, in Consequence of the Sitting of this Assembly at the Vote respecpresent Session, Inconveniences may arise from Declarations and ting the fil-Answers to the Court of Common Pleas, to be holden in the County of Washington, on the Third Monday in February, A. D, 1795, Answers to not being filed in the usal Time:

Feb. Term.

IT is therefore Voted and Resolved, That Declarations, on all Actions brought to the faid Term of the faid Court, may be filed at any Time Five Days previous to the sitting of the said Court, and Answers at any Time before, or upon the First Day of, the Sitting thereof.

An ACT empowering the feveral Courts in this State to fine Jurors, for Neglect of Duty.

BE it Enasted by this General Assembly, and by the Authority there- Courts emof, it is hereby Enasted, That the several Courts in this State powered to be, and they are hereby, authorized to impose and levy upon the for Neglect. Jurors, returned to the faid Courts respectively, such Eine or Fines, not exceeding Five Dollars, as they may think proper, for any Abfence or Absences, Neglect or Neglects, which such Jurors may be guilty of during the Terms of the faid Courts.

THE following Report was made unto this Affembly, to wit:

THE General-Treasurer respectfully informs the Honorable Gen-Office Cereral Assembly, that he hath received of Jahez Bowen, Esq. Com-tificates in missioner of Loans, the following Certificates of funded Stock, be-the General Treasury, & ing the Balance due to this State from the United States, on a Set- in the Hands tlement of Accounts with the Interest thereon to December 31st, A. of H. Sher-D. 1794, inclusive, to wit:

Report of the Loanburne, Truflee.

One Certificate, bearing an Interest of 6 per Cent.	Dolls. Cents.
from January 1st. A. D. 1795,	199,740 67
One Ditto, bearing Interest at the same Rate, from	
January 1st. A. D. 1801,	99,870 33
One Ditto, bearing an Interest of 3 per Cent. from	
January 1st, A. D. 1795,	59,922 20

359.533 20

HENRY SHERBURNE, General-Treasurer. Newport, January 24th, 1795. HENRY

HENRY SHERBURNE, as Trustee for the State, reforms the Honorable General Assembly, that he hol	fpectfully ds	/ in-
Two Certificates, bearing an Interest of 6 per Cent.	Dolls. C	ents.
from January, 1st. A. D. 1791, and April 1st. A. D. 1794,	18,787	63
Two Certificates, bearing Interest at the same Rate from January 1st. A. D. 1801,	11,233	32
Two Certificates, bearing an Interest of 3 per Cent. from January, 1st, A. D. 1791,	5,43r	3
	35,451	98

HENRY SHERBURNE.

Newport, January 24th, 1795.

On due Consideration whereof,

IT is Voted and Refelved, That the aforegoing Reports be, and the same are hereby, accepted.

An ACT, establishing and regulating Fees.

Table of Fees.

BE it Enacted by this General Assembly, and by the Authority thereof it is Enacted, That the Establishment of the Fees of the several Officers in this State, for the Services herein after mentioned, be as follows, to wit:

The General Assembly shall be allowed,	ſ.	5.	d.
For every Petition preferred to the General Assembly, to be divided between the Two Houses; to the Upper House One Third, and to the Lower House Two Thirds,		6	
The Governor shall be allowed,			
For every Commission he shall sign for any Officer in the State,	0	1	6
For every Bill of Cost allowed on Appeal to the General Council; as the Supreme Court of Probate,	0	1	0
The Justices of the Superior Court of Judicature, Court of Assize and General Gaol-Delivery, shall be allowed,			
For the Entry of every Action or Petition,	0	18	0
For every Writ granted out of Court,	_	1	
For every Bill of Cost allowed,	0	0	6
The Justices of the Court of Common Pleas, shall be allowed,			
For the Entry of every Action or Petition, For every Special Court called, if an Answer be filed,	0	2	3
and the Judges meet,	0	18	0
But if no Answer be filed,		4	0
$\mathcal{T}b$	2		

The Secretary shall be allowed,	£.	5.	ď.
For draughting, and preparing for the Press, the Acts	~		
and Laws of the General Assembly, each, to be paid out of the General-Treasury,	0	r	^
For each Commission to the civil and military Officers,	U	•	
and affixing the Seal of the State thereto, to be paid			
out of the General-Treasury, For every special Warrant or Mittimus, by Order of	0	I	6
the Governor and Council,	0	1	0
For every Bond,	0		9
For every Certificate for the Payment of Money out			
of the General-Treasury, by Order of the General Assembly,	0	^	~
For every Petition to the General Assembly, or Gover-	Ü	0	7
nor and Council,	0	0	8
For recording the Acts and Laws of the General Affem-			
bly, for every lawful Page containing Two Hundred Words,	0	_	•
For all Copies, for every lawful Page,	0	0	9
For attending upon the General Assembly, or General			
Council, by the Day,		12	0
For affixing the State Seal to any Writing, for the Public, For every Page of the Acts and Laws of the General	0	0	9
Affembly fent out in Print,	0	0	1
For making a Certificate, and affixing the Seal of the			
State to any Writing to be fent abroad, wherein the			
State is not concerned, For preparing a List of Officers to be chosen, their	0	4	O
Order, and a List of the Persons in Office the pre-			
ceding Year, for the Use of the General Assembly			
at the Annual General Elections,		12	
For fearching the Records, by the Hour, For allowing every Bill of Cost upon Petitions to the		0	ь
General Assembly, and upon Appeals to the Gen-			
eral Council,	0	0	6
The Attorney-General shall be allowed,			
For every Bill of Indictment, drawn and found by the Grand Jury,	0	9	0
For Discharge of every Person on Bond to the Peace,	0	2	0
For every Cause argued to the Court or Jury, on be-			
half of the State in ciminal Cases, For every Day's Attendance upon the General Assem-		12	0
bly, and the Court, to be proved by a Certificate			
from the Secretary, and the respective Clerks of the	:		
feveral Courts, and paid out of the General-Treatury,	0	4	6
The Clerk of the Lower House of Assembly shall be allowed,			
For attending the General Assembly, by the Day,	0	12	
For the Entry of every Petition,	0	0	6
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January, 1795.

For taxing a Bill of Cost upon Petition to the General			_
Affembly, And in all other Cases, the same Fees as the Clerk of	0	0	6
the Superior Court.			
The Clerks of the Superior Court of Judicature, Court of Assize, and General Gaol-Delivery, shall be allowed,			
For the Entry of every Action or Petition,	0	1	6
For filing every Reason of Appeal, Petition, Motion,			
or Objection,	0	0	3
For every interlocutory Judgment, For all Copies, for every lawful Page,	0		
For every Action called,	0	0	4
For drawing and recording final Judgment upon			т
Nihil dicit,	0	I	6
Where the general Issue is plead,	0	2	0
And in all Cases where there are further Plead-			
ings,	0	3	0
For swearing every Witness, For a Writ of Execution, and the Indorsement,	0	0	3
For every other Writ,	0	I	0
For entering a Rule of Court,	0	0	9
For copying Rule, and Writ to Referrees,	0	2	ó
For every Bond, or Recognizance, taken in Court,	0	1	0
For filing all other Bonds, or Recognizances,	0	0	4
For every Bill of Indictment found,	0	0	6
For centering Plea on the fame	0	0	6
For entering Plea on the fame, For drawing and reading Sentences,	0	0	6
For drawing and recording final Judgment upon		•	U
Indictment,	0	3	0
For every Person summoned,	0	Ö	2
For every Paper in a Case,	0	0	II
For every Discontinuance, or Default,	0	0	3
For Discharge of every Bond, or Recognizance,	0	0	4
For every Petition read in Court,	0	0	4
For recording Judgment thereon, For every Citation, or Notification,	0	1	2 1/2
For fearching the Records, by the Hour,	0	o	6
For attending the Court, by the Day,	0	3	0
For acknowledging Satisfaction of Judgment upon			
Record,	0	0	6
For taxing and examining the Bill of Cost in every Case,	0	0	9
The Clerks of the Court of Common Pleas shall be allowed,			
For every Writ and Seal,	0	0	4
For the Entry of every Action or Petition,	0	0	9
For drawing and recording final Judgment upon Ni-			
hil dicit,	0	0	9
where the General Issue is plead,	0	I	0
and in all Cases where there are surther Pleadings,	0	2	0
For			

For all Copies, for every lawful Page,	0	0	6
For every Noli prosequi, Discontinuance, Nonsuit,			
Retraxit, Nihil dicit, or Default,	0	0	3
For a Writ of Execution, and the Indorsement,	0	I	4
For all other Writs, other than Summons for Vouchers, For filing every Declaration, Plea, Reason of Appeal,	0	I	0
Motion, Objection, or Answer,	0	^	2
For every interlocutory Judgment,	0	0	3 4
For every Action called,	0	0	
For entering a Rule of Court,	0	0	3
For Copy of a Rule, and a Writ to the Referrees,	0	2	ó
For every Bond in the Clerk's Office,	0	0	6
and where the Attorney becomes bound the same Fee,			
For every Person summoned,	0	0	2
For every Paper in a Case,	0	0	17
For fearthing the Records, by the Hour,	Ģ	0	6
For taxing and examining the Bill of Cost, in every Case,	0	0	6
For swearing every Witness,	0	0	2
For entering Appearance, For attending the Court, by the Day,	0	0	2 6
For recording every Deputation, or Revocation thereof,	0	1	O
by the Sheriff,	0	0	0
For Summons for Vouchers,	0	2	9
For acknowledging Satisfaction of Judgment upon Re-	Ŭ	_	
cord,	0	0	6
The Clerks of the General Sessions of the Peace shall be allowed,			
For the Entry of every Indictment,	0	0	9
For drawing and recording final Judgment thereon.	0	2	0
For drawing and filing Recognizance,	0	I	0
For filing Recognizance, if drawn,	0	0	3
For the discharge of every Recognizance,	0	0	3
For a Warrant for the Peace, or good Behaviour,	0	0	9
In all other Respects the same as the Clerks of the			
Common Pleas; excepting that they shall not be allowed Wages by the Day.			
anowed wages by the Day.			
Justices of the Peace and Wardens shall be allowed,			
For a Writ upon Note or Book-Account,	0	0	9
For a Writ on other Actions,	0	1	0
For the Entry of every Action,	0	0	3
For every Summons for a Witness,	0	0	3
For annexing an Account,	0	0	2
For Administering an Oath or Engagement,	0	0	6
For Judgment, For recording the same, or Recognizance,	0	0	9
For a Bond to the Peace or good Behaviour,	0	0	
For an Appeal Bond,	0	0	9
For a Writ of Execution, and the Indorfement,	0	0	9
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Fanuary, 1795.

For a Bond or Recognizance, other than to the Peace			
or good Behaviour.	0	0	
For all Copies, for every lawful Page,	0	0	
For taking the Acknowledgment of any Instrument, For marrying Persons,	0	0	
For recording Confession of Judgment,	0	4	
For every Paper in a Case,	0	0	
For a Complaint and Warrant,	0	0	6
For drawing and taxing a Bill of Cost,	0	0	3
and the same Fees in Criminal as in Civil Actions.	Ŭ	٠	3
The Town-Council shall be allowed,			
For the Probate of a Will where the Inventory does			
not exceed Ten Pounds,	0	2	0
For every Ten Pounds over that Sum, not exceeding Three Hundred Pounds,			
For every Ten Pounds over Three Hundred Pounds,	0	0	4
and the fame Poundage upon the Inventory where no	0	0	1 2
Will appears.			
The Town-Clerks, and Clerks of the Town-Council, shall is allowed,	be		
For entering a Caveat against the Probate of a Will,			
or granting Letters of Administration,	0	0	4
For Citation to the Parties concerned,	O	1	0
For taking Bond and granting Letters of Administra-			•
tion, or Testamentary,	0	ĭ	8
For registering and copying, for every lawful Page, For every Summons, or Citation other than the above,	0	0	6
For a Bond and Letter of License for the selling of Li-	0	0	4
quors under the Seal of the Council,	0	2	0
For recording every Certificate of Marriage and Certi-		2.	
fying the same,	0	0	9
For recording every Birth or Death,	O	0	4
For fearthing the Records, by the Hour,	0	0	6
For a Certificate acknowledging the Inhabitancy of any			
Person,	0	0	6
The Public Notaries shall be allowed,			
•			
For drawing a Protest, swearing the Witnesses, and re-	_	^	
gistering the same, For recording all Instruments, for every lawful Page,	0	9	0
1 of recording an interesting, for every fawfor i age,	v		9
The Sheriffs shall be allowed,			
For serving a Writ if not more than a Mile from the			
Court-House, or Place of Appearance,	0	0	8
if more than a Mile,	0	0	6
For every Mile's Travel out beyond a Mile, and the			- T
fame back,	0	0	I T
For attending a Prisoner before Commitment,		I	0
1.01			

For the Copy of a Writ, or Warrant, For attending the General Assembly, the Superior Court,	0	0	6
and Court of Common Pleas, by the Day,			-
For a Bail Bond in civil Actions,	0	4	6
and when Bail is taken by Indorfement on the Writ,	0	0	9
For a Bond to the Peace or good Behaviour,	0	0	4
For ferving all Executions where a Party is committed	0	0	9
to Gaol,	_	•	
For ferving all Executions, where the Money due there-	0	3	0
on is collected, not exceeding Twenty Shillings,	_		6
If above Twenty Shillings, and not exceeding Forty Shil-	0	1	6
lings,			
If above Forty Shillings, and not exceeding Five Pounds,	0	2	0
If above Five Pounds, and not exceeding Ten Pounds,	0	3	6
	0	4	0
If above Ten Pounds, and not exceeding Twenty Pounds,	0	4	6
If above Twenty Pounds, and not exceeding Thirty Pounds,	0	5	0
And for all Executions above Thirty Pounds, Two			
Pence on each Pound; none of the less Sums to			
be included in the greater,			
For travelling Fees to serve Executions, the same as			
to ferve Writs,			
For turning the Key on every Prisoner committed,	0	0	6
For Discharge of every Person upon Bail to the Gov-			
ernor and Company,	0	0	9
For serving a Writ or Execution, returnable to any			
Court out of the County where the same is served,			
the same Travel per Mile as if returnable to a Court			
in the County where served,			
For ferving a Summons, if not more than a Mile from			
the Court-House, or Place of Appearance,	0	0	4
If more than a Mile, the same travelling Fees as for serv-			
ing Writs,			
For delivering Possession of Lands and Tenements,			_
while actually employed by the Day,	0	4	6
For advertifing, and felling at public Vendue, real or			
personal Estate, if under Fifty Pounds, Two per			
Cent. if over Fifty Pounds and under One Hundred,			
One and an Half per Cent. and for all over One Hun-			
dred Pounds, One perCent. over and above Poundage,			
For ferving Warrants, and other criminal Pro-			
ceffes, the fame as for ferving Writs.			
The Coroner shall be allowed,			
For taking every Inquisition,	0	4	6
Besides the above Fee, for each Day for every Inqui-	_	•	
fition by him taken,	0	3	0
Each Juror shall be allowed, by the Day,	0	2	0
Town-Sergeants, and Constables shall be allowed,			
For Travel, and for ferving Writs and Warrants, the			
fame as the Sheriff.			
Н		Fo	

For each Case at a Court of Justices,	0	0	9
For a Bail Bond in civil Actions,	0		9
and where Bail is taken by Indorsement on the Writ,	0		4
For Copy of a Writ or Watrant,	0		6
For ferving a Summons and Travel, the same as the Sheriff,			Ĭ
For Attendance upon the General Assembly, on the Superior Court, and on the Courts of Common Pleas,			
by the Day,	0	4	6
Other Fees allowed in Court,			
For Attorney's and Council's Fees; One only to be			
taxed in the Bill of Cost,	0	5	0
For the Attendance of every Witness, by the Day,	0	ĭ	6
And for his Travel, by the Mile,	0	0	3
For the Jury, to be paid down by the Plaintiff or Ap-			
pellant,	I	10	0
For the Attendance of the Party recovering Judgment			
by the Day,	0	0	9
and but Two Days to be allowed in a Nihil dicit Case,			
			_
	0	0	8
For a Letter of Attorney and the Acknowledgement, For the Travel of every Plaintiff or Defendant recov-	0	0	8
For a Letter of Attorney and the Acknowledgement,	0		
For a Letter of Attorney and the Acknowledgement, For the Travel of every Plaintiff or Defendant recov-	0	0	3 0
For a Letter of Attorney and the Acknowledgement, For the Travel of every Plaintiff or Defendant recovering Cost, per Mile,	0	0	3
For a Letter of Attorney and the Acknowledgement, For the Travel of every Plaintiff or Defendant recovering Cost, per Mile, For the Attendance of each Grand Juror, by the Day, For the actual Attendance of the Sheriff or other Officers on Justices Courts, by the Day,	0	0	3
For a Letter of Attorney and the Acknowledgement, For the Travel of every Plaintiff or Defendant recovering Cost, per Mile, For the Attendance of each Grand Juror, by the Day, For the actual Attendance of the Sheriff or other Officers on Justices Courts, by the Day, One Attendance only to be allowed, and such	0	0	3
For a Letter of Attorney and the Acknowledgement, For the Travel of every Plaintiff or Defendant recovering Cost, per Mile, For the Attendance of each Grand Juror, by the Day, For the actual Attendance of the Sheriff or other Officers on Justices Courts, by the Day, One Attendance only to be allowed, and such Attendance to be certified by the Justice,	0	0	3
For the Travel of every Plaintiff or Desendant recovering Cost, per Mile, For the Attendance of each Grand Juror, by the Day, For the actual Attendance of the Sheriff or other Officers on Justices Courts, by the Day, One Attendance only to be allowed, and such Attendance to be certified by the Justice, For Waiters upon the General Assembly, and Courts,	0	0	3
For a Letter of Attorney and the Acknowledgement, For the Travel of every Plaintiff or Defendant recovering Cost, per Mile, For the Attendance of each Grand Juror, by the Day, For the actual Attendance of the Sheriff or other Officers on Justices Courts, by the Day, One Attendance only to be allowed, and such Attendance to be certified by the Justice,	0	0	3

IT is further Enasted by the Authority aforefaid, That every Officer in this State who shall serve any Process, civilor criminal, shall indorse thereon the several Items which constitute the Amount of his Fees: And that on Failure thereof, the same shall not be taxed in any Bill of Cost, nor be recoverable, by Law, from the Person or Persons on whom such Process was served, or the Person or Persons for whose Benefit such Service was made.

IT is further Enasted by the Authority aforefaid, That every Witness, previous to his or her obtaining the Fees allowed for Witnesses in this Act, shall give a Certificate to the Clerk of the Court wherein his or her Attendance is given, certifying the Number of Days he or she shall have actually attended, by Virtue of the Summons caling him or her to Court, and of the Number of Miles he or she shall have travelled in Consequence of such Summons; which Certificate shall be subject to the Examination of such Court, and such Allowance shall be made thereon as shall be lawfully due.

IT is further Enacted by the Authority aforesaid, That in Case any Officer in this State, whether judicial or executive, shall demand

and receive of any of the Parties more or greater Fees than by this Act are allowed, he shall, upon Conviction thereof, forseit and pay to the Person, or Persons aggrieved Ten-sold for the Sum he shall so unlawfully receive, with Costs of Prosecution, to be recovered by Bill, Plaint or Information before any Court proper to try the same.

AND it is further Enacted by the Authority aforesaid, That it shall be the Duty of every Officer, appointed and empowered to tax and allow Costs, to reject all such unlawful Fees as may be charged, and to reduce them to lawful Fees in the Bill of Cost.

WHEREAS the following Report was made to this Affembly, to wit :

To the Honorable the General Assembly of the State of Rhode-Island, &c.

Your Committee, appointed at the Session held on the last Mon-Report on day in February, A. D. 1792, to report such further Measures as we the North should think necessary to be taken, to establish the Claim of this Boundary. State to Lands conterminous to the Commonwealth of Mossachusetts, having considered the Subject, report,

THAT, in our Opinion, the Claim of Jurisdiction of the State of Rhode-Island to the Lands included by the Northern Boundary Line, as pointed out and run by their last Commissioners, according to the Pian or Draught made by Joseph Harrison, one of the Commis-fioners appointed to run the Line, in the Year 1750, is well founded and valid: And that it is absolutely necessary for the Preservation of the Peace and Harmony of both States that the faid Bounddary Line be fettled: To obtain which the Mode recommended by the last Commissioners of both States appears most eligible to be first pursued:

THAT His Excellency the Governor of this State be requested to write to His Excellency the Governor of the Commonwealth of Massachusetts, proposing that they appoint Commissioners on Behalf of that State, with full Power to meet Commissioners to be appointed by this State, and to agree upon indifferent Men, as Referrees or Arbitrators, to fettle the Controversy between the Two States, and upon the Form and Procedure of Trial:

THAT the Doings of the said Referrees shall be conclusive and binding upon both States.

Your Committee conceive the Commonwealth of Massachusetts will have no Objection to meeting this State upon the amicable Ground of Settlement herein proposed: But if a Settlement cannot be effected by this Mode, we conceive it necessary that a Suit be instituted by this State, in order to obtain a Decision of the Controverly,

troverly, agreeably to the Principles and Provisions of the Constitution of the United States.

All which is fubmitted,

WELCOME ARNOLD. Peleg Arnold. THOMAS HOLDEN, JONATHAN J. HAZARD, DANIEL MOWRY, JOHN S. DEXTER.

March 28, A. D. 1794.

On due Consideration whereof,

IT is Voted and Refolved, That the aforegoing Report be, and the fame is hereby accepted.

Officers of diers.

AT the Request of the Independent Company named The Smiththe Smith-field Grenadiers, It is Voted and Resolved, That the following Perfons be appointed to the Command of the faid Company, until their annual Election, to wit:

> William Harris, Captain. | Samuel Thayer, Second Lieut. Abab Mowry, First Lieut. | Christopher Dexter, Ensign.

WHEREAS the Congregational United Society of Little-Compton. granted to preferred a Petition, and represented unto this Assembly, that this The Congre- Affembly, in the Year 1786, granted them a Lottery to raise the gational See Sum of Six Hundred Dollars, for the Purpose of building a House city in Litsie-Compton. upon the Ministry Land, so called, in the said Town; that they were discouraged, by the Depreciation of the Bills of Credit emitted in that Year, from pursuing the said Lottery: But that, in sull Confidence that this Assembly would, at some more convenient Time, continue to them the Grant aforefaid, they proceeded to build the faid House: And thereupon they prayed this Assembly to permit them to raife the faid Sum, by Lottery as aforefaid; and that Messes. Peres Richmond, John Davis, Nathan Church, Edward Woodman, Andrew Taylor, and Thomas Briggs, may be appointed Managers and Directors thereof, with Power to fet forth the same upon such Scheme as they shall think proper; they giving Bond to the General-Treasurer, in the usual Manner, for the faithful Discharge of their Trust:

On due Confideration whereof,

IT is Voted and Resolved, That the Prayer of the aforesaid Petition be, and the same is hereby granted.

An Act establishing a Company of Horse, by the Name of The Independent Light Dragoons of the Second Regiment of Militia in the County of Newport.

WHEREAS the Preservation of Government depends, in a Charter to great Measure, upon the military Skill and Discipline of The Light the Inhabitants thereof: And whereas a Number of the Inhabitants Trageons, in of the Towns of Tiverton and Little-Compton, to wit : William Ilum- Little Compphry, William Brown, Gilbert Walker, Job Briggs, James Wifwell, ton. Thomas Thurston, Elisha Brown, Canaan Gisfard, Jonathan Hilyard, Joseph Wilbour, Joseph Manchester, John Manchester, Jedediah Wood, Ezekiel Wilbour, Daniel Brown, Philip Gray, John Gray, Samuel Durfee, Pardon Gray, jun. William Corey, Thomas Gray, William Peirce, Benjamin Baley, George Baley, John Brown, Charles Irish, William Hunt, William Little, and Benjamin Richardson, have offered themselves to begin, and with such others as shall be added to them, to form themselves into a Company of Horse, by the Name of The Independent Light Dragoons of the Second Regiment of Militia, in the County of Newport; and by their Petition, prayed this Affembly to grant them a Charter, under such Restrictions and Limitations as this Assembly may think proper: Wherefore this Asfembly, in order to give all Encouragement to so laudable an Undertaking,

Have ordained and granted, and do hereby ordain and grant, That the faid Petitioners, with such others as shall hereafter join and be admitted by them, not exceeding Sixty Men, be, and they are hereby declared to be, an independent Company of Horse, by the Name of The Independent Light Dragoons of the Second Regiment of Militia, in the County of Newport; and that, by that Name, they shall have perpetual Succession, and shall have all the Rights, Powers, Privileges and Honours, in this Grant hereaster mentioned.

First. It is Granted unto the faid Company, that they, or the greater Number of them, shall and may once in every Year, to wit: On the last Tuesday of April, meet and assemble themselves in some convenient Place, to be by them appointed, and there choose One Captain, Two Lieutenants, One Cornet, and all other Officers necessary for the training, disciplining and well governing of the said Company of Horse; at which Election no Officer shall be chosen but by the greater Number of Voters then present, by Ballot, and not otherwise; and that the Captain, Lieutenants and Cornet, being approved by the Governor, for the Time being, shall be commissioned and engaged in the same Manner, as other military Officers are in this Government.

SECONDLY. THE faidCompany of Horse shall meet and exercise Four Times in each Year, and shall for the same Purpose, have Liberty to meet on such other Days as they shall think necessary;

and that for Non-Attendance on each Day, or either of the quarterly Days, the following Fines shall be levied, to and for the Use of the said Company of Horse, to wit: The Captain Twelve Shillings, the Lieutenants Ten Shillings, each, and the Cornet Eight Shillings, to be levied by Warrant of Distress, from the commanding Officer for the Time being, directed to the Clerk, who shall execute the same.

THIRDLY. THE faid Company of Horse, or the greater Number of them, shall have Power to make such Rules and Orders, among themselves, as they shall think necessary to promote the End of the Establishment, and to lay such Fines and Forseitures upon any of their Body, for the Breach of any such Rules and Orders, as they shall think proper, so as the same exceed not the Sum of Twelve Sbillings for any Offence; and shall have full Power to levy the Fines and Forseitures they shall so impose, by a Warrant of Distress from the commanding Officer, for the Time being, directed to the Clerk.

FOURTHLY. All those who shall be duly inlisted into the said Company of Horse, so long as they shall continue therein, shall be exempted from beating Arms or doing other military Duty in the several Companies or trained Bands, in whose Districts they respectively live; excepting such as shall at any Time be Officers in any of the said Companies.

FIFTHLY. THE Commissioned Officers of the said Company of Horse shall, from Time to Time, be of the Court-Martial in the District in which they live.

SIXTHLY. If any Officer or Officers of the said Company of Horse, shall be disapproved of by the Governor, or shall remove out of the said Towns of Tiverton and Little-Compton, or shall die, the commanding Officer, for the Time being, shall call the said Company of Horse together, as soon as conveniently may be, to choose another or others in the Room of such Officer or Officers so disapproved of, removed, or deceased, in the same Manner as is herein before directed.

SEVENTHLY. THE said Company of Horse, in Time of Alarm and on Field Days shall be under the immediate Direction of the Field Officers of the said Second Regiment of Militia in the County of Newport, for the Time being; and the Officers shall be commissioned accordingly.

EIGHTHLY. THE said Company of Horse shall be accounted, uniformed and equipped in such Manner as by a Majority of them, at a public Meeting, shall be agreed upon.

AND be it Enasted by this General Assembly, and by the Authority thereof it is hereby Enasted, That his Excellency the Governor be requested to sign an Exemplification of this Charter, and cause the Seal of the State to be thereunto affixed; whereupon the said Company

Company of Horse shall be entitled to, and have and enjoy, all the Rights and Privileges herein granted.

At the Request of the Independent Company of Light Dragoons Officers of The Light of the Second Regiment of Militia in the County of Newport, Dragoons in

IT is Voted and Refolved, That the following Officers be, and Tiverton and they are hereby, appointed to the Command of the faid Company, until their annual Election, to wit:

William Humpbry, Captain. | Gilbert Walker, Second Lieut. William Brown, First Lieut. Job Briggs, Cornet.

Upon due Consideration of the Petition of Edward Stafford, Ad. Grant of sorministrator of the Estate of William Aldrich, late of Cranston, in the feited Money County of Providence, Physician, deceased, representing that, on the ford. 4th Day of October, A. D. 1788, the faid William Aldrich tendered the Paper Money of this State to discharge a Note due to the Heirs of Josiah Potter, late of Coventry, deceased, which, being refused, was lodged in the General-Treasury; and that he hath since paid the said Note in another Manner; and praying that the same may be reftored to him, as Administrator, as aforesaid:

IT is Voted and Resolved, That the said Edward Stafford, as Administrator, as aforesaid, be, and he is hereby, empowered to receive out of the General Treasury the Money actually lodged therein, on the abovementioned Account.

IT is Voted and Refolved, That the commanding Officers of the Return feveral independent Companies in this State he, and they are herebe made of the Independent dent Companies in this Assembly, at the Session to he dent Companies holden on the First Wednesday in May next, of the Number of non-ness. commissioned Officers and Privates in their respective Companies, and of the State of their Equipments: And that the Secretary transmit a Copy of this Resolve to each of the said commanding Officers.

WHEREAS Mr. Comfort Wheaton exhibited unto this Assembly C. Wheaton an Account, by him charged against the State, for Materials provi- allowed ded for, and Work done upon, the Goal in the County of Provi- L. 1 7 6. dence, which was, by the Lower House of Assembly, referred to a Committee, who presented the following Report thereon, to wit:

WE the Subscribers, being appointed a Committee to examine the Account of Mr. Comfort Wheaton, do report, that we have performed the same, and that the Sum of One Pound Seven Shillings and Six Pence ought to be allowed to him, in full Discharge of the said Account.

CHRISTOPHER PIERCE, Committee.

On due Consideration whereof,

IT is Voted and Refolved, That the aforefaid Report be accepted; and that the faid Sum of One Pound Seven Shillings and Six Pence be paid to the faid Comfort Wheaton, out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange, in full Compensation of the said Account.

D. Howell Whereas David Howell, Esq. exhibited unto this Assembly an Account, by him charged against the State, for his Attendance, as Attorney-General, upon this Assembly, and the several Courts in the State from the General Election in May, A.D. 1789, to the General Election in May, A.D. 1790; which Account was by the Lower House of Assembly, referred to a Committee, who presented the following Report thereon, to wit:

We the Subscribers, being appointed a Committee on the Account of David Howell, Esq. do report, that we have examined the same, and that Twenty Pounds Five Shillings, being the Amount thereof, ought to be allowed him.

CHRISTOPHER PIERCE, Committee.

On due Consideration whereof,

IT is Voted and Refolved, That the aforesaid Report be accepted; and that the said Sum of Twenty Pounds Five Shillings be paid to the said David Howell, out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange.

Governor to IT is Voted and Refolved, That his Excellency the Governor be, write to Mass and he is hereby, requested to write to his Excellency the Governor of the North of the Commonwealth of Massachusetts, respecting a Settlement of the Boundary Line between that Commonwealth and this State, agreeably to the Report of the Committee on that Subject, made at the present Session.

J. Button's Whereas John Button, of Hopkinton, Labourer, preferred a Petition.

Petition.

Whereas John Button, of Hopkinton, Labourer, preferred a Petition to this Assembly, and represented that there is due to him for the Depreciation of his Pay, as a Soldier in One of this State's Continental Battalions, the Sum of Fifty Pounds Fourteen Shillings and Four Pence, with Interest, as appears by the Records in the Secretary's Office; and that he hath never received a General-Treassurer's Note for the same; and thereupon prayed this Assembly to direct the General-Treassurer to give him a Note therefor, in the same Manner as Notes have heretofore been issued to Soldiers of the like Description:

Which being duly considered,

IT is Voted and Resolved, That the Subject-Matter of the aforefaid Petition be referrred to the Consideration of Simeon Martin, Esq. That, if in his Opinion, the faid Sum, with Interest, be due to the faid John Button, he report the same to the General-Treasurer: And that in such Case, the General-Treasurer issue his Note to the said John Button, for the Sum so reported in the same Manner as Notes have been heretofore issued in similar Cases; taking sufficient Bonds to indemnify the State against all Demands that may hereafter be made on Account of the faid Claim.

It is Voted and Refolved, That the General-Treasurer pay to Grant to H. Henry Ward, Esq. out of the General-Treasury, the Sum of Seven Ward. Shillings, in Specie, or in the Bills of Credit emitted by this State. at the established Rate of Exchange, upon his paying into the General-Treasury the Value thereof in the old Tenor Bills of this State, at the Rate of Eight Pounds per Dollar.

THE following Report was presented to this Assembly, to wit:

We the Subscribers, agreeably to our Appointment, have viewed the Gasland the State-House in the County of Kent, and do report, that the pre- State House fent Building is Forty Feet by Thirty; that an Addition thereto of in Kent. Eighteen Fret to the South End will make a Room for the Lower House of Assembly of Thirty Feet square, heightened by an Arch of Five Feet; that the Council-Chamber will be Twenty Feet by Eighteen, and the Lobby Ten Feet wide; of which we herewith present a Plan: And that the probable Expence of making the faid Addition, Alterations and Repairs, with putting new Sills to the old Part, may amount to Four Hundred Pounds.

WE further Report, that we have viewed a Lot of Land given by the Town of East-Greenwich for the Purpose of setting a Goal upon, advantageously situated at the Lower End of the Street leading from the State-House to the Shore; but that being nearly covered with Water at high Tides it must be filled up for some Distance: And that the probable Expence of building a new Gaol thereon, agreeably to the Plan herewith prefented, and of filling up the faid Lot may amount to Eight Hundred Pounds. All which is fubmitted by

George Thomas,
WILLIAM GREENE,
DANIEL UPDIKE,

WHEREUPON the Lower House of Assembly appointed another Committee, for the same Purpose, who presented the following Report, to wit:

We the Subscribers, being appointed a Committee to report a fuitable Place for erecting a Gaol upon, in the County of Kent, with a Plan of the Building; and also what Repairs are necessary to be made to the State-House in that County, do report, that we approve of the Report of the former Committee respecting the Goal, and of

the Plan of the Building: And that nothing be done at present with the State-House. Which is submitted by

JOSEPH BROWN,
GEORGE THURSTON,
ICHABOD COLF,
JOHN SMITH,
WILLIAM GREENE,
NOAH MATHEWSON,

On due Consideration whereof,

IT is Voted and Refolved, That the aforesaid Report be, and the same is hereby accepted; that Mr. Richard Mathewson, of East-Greenwich, be appointed to build the said Goal, at the aforesaidPlace, agreeably to the Plan presented by the Committee: And that Messes. William Greene (Son of Benjamin) and Gideon Mumsord, be a Committee to advise with the said Richard Mathewson relative to the building of the said Goal.

H Ward al- Whereas Henry Ward, Esq. exhibited unto this Assembly an Aclowed £.26 11 8. count by him charged against the State, for his Services as Secretary, from the Commencement of the last Session of this Assembly to the present Session; upon which the Lower House of Assembly appointed a Committee, who presented the following Report, to wit:

AGREEABLY to our Appointment, we have examined the Account of Henry Ward, Efq. and do report, that we find the Sum of Twenty-fix Pounds Eleven Shillings and Eight Pence, being the Amount thereof, due to him, which is submitted by

CHARLES LIPPITT, CHRISTOPHER FOWLER, COmmittee.

On due Consideration whereof,

IT is Voted and Resolved, That the aforesaid Report be accepted; and that the aforesaid Sum of Twenty six Pounds Eleven Shillings and Eight Pence, be paid to the said Henry Ward, out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange.

An ACT making Provision for the transfer of the Stock of the United States, belonging to this State, to the individual Creditors thereof.

After transferring the present Session, have passed an Act, entitled "An Act authorising the thorising the transfer of the Stock standing to the Credit of certain States;" in the Words following, to wit:

"BE it Enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That at any Time within

within Two Years from the passing of this Act, Transfer shall and may be authorized of so much of the Stock standing to the Credit of any State, pursuant to the Report of the Commissioners for settling Accounts between the United States and individual States, and the Act passed thereon, entitled "An Act making Provision for the Payment of the Interest on the Balances due to certain States upon a final Settlement of the Accounts between the United States and the individual States," to Creditors of such States, who were such prior to the First Day of July, One Thousand seven Hundred and Ninety-three, as may be necessary to satisfy their respective Demands: Provided that no such Transfer shall be made but with the Consent of the said State and its Creditors.

BE it therefore Enacted by this General Assembly and by the Authority thereof it is bereby Enasted, That the General-Treasurer of this State be authorized and empowered, and he is hereby authorized and empowered to receive into his Office the following Descriptions of this State's Debt, to wit: -Notes issued for depreciation of Pay to the Officers and Soldiers of the late Army :- Notes iffued for calling in and finking the Paper Bills emitted in the Years 1775 and 1776: -Notes iffued for calling in and finking the Notes iffued for the redemption of the Paper Bills of 1775 and 1776: Notes issued for calling in and sinking the Four per Cent. Notes:-Notes issued for calling in and sinking the Certificates issued by Charles Holden, Esq. as Commissary of Purchases:—Notes issued to the Creditors of Absentees, whose Estates have been forseited:-Notes issued for Paper Money sunk, and Money hired previous to the Revolution: - Notes iffued for calling in and finking the Money emitted in June, A. D. 1780, funded on real Estate: - Certificates for Balances due on the Debt assumed by the United States, issued by Jabez Bowen, Esq. Commissioner of Loans: - Tearning Certificates:-Interest Certificates on Loan-Office Certificates and liquidated Debt :- Interest Certificates issued on Mr. Chinn's Final Settlement Certificates: - Impost Orders for the Interest on the State Debt :- And Invalid Certificates :- And that the General-Treasurer compute an Interest of Six per Cent. per Annum, on all the said Notes, together with the Teaming Certificates, and Invalid Certificates, up to the 31st Day of December, A. D. 1791; and upon the Amount of the Principal and Interest up to that Date to compute an Interest of Four per Cent. per Annum to the 1st Day of January, A. D. 1795; and on the Interest, and other Certificates and Impost Orders abovementioned, to compute an Interest of Four per Cent. from the said 31st Day of December, A. D. 1791, to the Ist Day of January, A. D. 1795: And that upon his receiving the faid Debts he give to each Creditor an Abstract of the Amount of his Debt, upon the above Principles of Calculation.

IT is further Enasted by the Authority aforefaid, That at the Expiration of Six Months from the Tenth Day of February, in the present Year, the General-Treasurer be, and he is hereby, directed to ascertain the whole Amount of the said Debt so delivered into

his Office, upon the said Principles of Calculation, and if it shall exceed the Sum of Four Hundred and Twenty Thousand Dollars, he is hereby directed to apportion the said Sum of Four Hundred and Twenty Thousand Dollars to the several Creditors of the above Descriptions, according to the Amount of their several Debts so computed as aforesaid; and at the End of the said Six Months to give to each Creditor a Certificate of his Proportion of the said Sum of Four Hundred and Twenty Thousand Dollars, and also a Certificate of the Balance; which Certificate shall be in the Words sollowing to wit:

"Rhode-Island, &c.

Treasury-Office,

1795.

I HEREBY certify, that there is due to A. B. from the State of Rhode-Island, &c, or Bearer, Dollars Cents, payable on demand, in the funded and deferred Stock of the United States, at the Loan-Office in this State, in the following Proportions, to wit: Four Ninths in Six per Cent. Stock, with the Interest due thereon from the First Day of January, 1795.—Three Ninths in Three per Cent. Stock, with the Interest due thereon from the First Day of January, 1795—and Two Ninths in deferred Stock, bearing an Interest of Six per Cent. to commence the First Day of January, 1801.

H. S. General-Treasurer."

"Rhode-Island, &c. Treasury-Office, 1795.

IHEREBY certify, that there is due to A. B. or Bearer, from the State of Rhode-Island, &c. Dollars Cents: Being a Balance not provided for by the Transfer of the funded and deserved Stock of the United States belonging to this State, agreeably to an Ast made and passed by the General Assembly of this State, at their January Session, 1795; which Certificates, by Order of the said Assembly, are to carry an Interest of Four per Cent. until paid.

H. S. General-Treasurer."

And if the Debts so brought in and calculated as aforesaid shall not exceed the Amount of Four Hundred and Twenty Thousand Dollars, the General-Treasurer is hereby directed to give to each of the Creditors a Certificate of the Amount of his respective Debt upon the said Principles of Computation, according to the Form of the First Certificate herein mentioned.

AND it is further Enacted by the Authority aforefaid, That the Loan-Officer of the United States in this State, be and he is hereby fully authorized and empowered to transfer to the Holders of the Certificates of the last mentioned Kind, the Stock of the United States belonging to this State, agreeably to their Certificates.—And this Act and the said Certificates shall be his full Warrant and Power for so doing.

AND whereas the feveral Kinds of Stock of the United States belonging to this State will not hold out alike in the Proportions mentioned mentioned in the said Certificates; the said Loan-Officer is hereby empowered to estimate Six per Cent. Stock at Twenty Shillings for Twenty Shillings, deferred Stock at Thirteen Shillings and Four Pence for Twenty Shillings, and Three per Cent. Stock at Eleven Shillings, and Four Pence for Twenty Shillings: And to transfer any Species of Stock in Lieu of any other Species of Stock, according to the said Estimation; apportioning such Transfers among all the Creditors in Proportion to their respective Debts.

IT is further Enasted by the Authority aforesaid, That the General-Treasurer be, and he is hereby further directed and empowered to execute to the said Loan-Officer a Power of Attorney to make the said Transfers and to give to the said Loan-Officer the Certificates now held by Henry Sherburne, Esq. in Trust for the said Purpose.

IT is further Enacted by the Authority aforesaid, That this Act be published in all the Newspapers in this State.

* AND it is further Enasted by the Authority aforefaid, That, to obtain a full Account of the Debts due from the State, all the Creditors of the State carry in to the General-Treasurer, on or before the First Day of June next, an exact Account of all the Demands they have pursuant to this Act, and at the same Time declare whether they acquiesce in a Transfer upon the Principles of this Act or not; that the General-Treasurer, comparing the said Claims with the Records in his Office, make as perfect a Report as may be to this Assembly, at the Session, to be holden in June next, of the Amount of the public Debt within the Meaning of this Act, specifying therein the different Kinds of the Securities, and their Amount: And that the Transfer be postponed until the said Session in June next.

Whereas Henry Rice, Eq. formerly Sheriff of the County of H. Rice al-Kent, exhibited unto this Assembly an Account by him charged a-lowed gainst the State, for Services in that Office, in the Year 1776: up-£.5 15. on which the Lower House of Assembly appointed a Committee, who made the following Report thereon, to wit:

THE Committee appointed to examine the Account of Henry Rice, Esq. report, that, from the best Information they have been able to procure, there is due to him thereon the Sum of Five Pounds Fifteen Shillings.

WILLIAM GREENE,
GEORGE TILLINGHAST,

Committee.

On due Consideration whereof,

IT is Voted and Resolved, That the asoresaid Report be accepted; and that the said Sum of Five Pounds Fisteen Shillings be paid to the said Henry Rice, out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange, in suil Discharge of the said Account.

This last Paragraph was an Amendment made by the Upper House, with which the Lower House concurred. After mature Consideration, not being able to form it into the Body of the Act so as to satisfy myself, I thought it best to print it in this Manner.

HENRY WARD, Secretary.

W. Barton allowed £. 3 18.

IT is Voted and Resolved, That Three Pounds Eighteen Shillings be allowed and paid to William Barton, Eig. out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for his Services as One of the Committee for adjulling the Impost Accounts of the Merchants in the District of Providence.

Com. to re-

WHEREAS a confiderable Number of the Inhabitants of this furvey the State, and of the State of Connection, proceeding from Providence to Road from fembly, and represented that the Road leading from Providence to Providence to East Liberty hath been lately granted to erect a Providence Norwich, upon which Liberty hath been lately granted to erect a to Norwich. Norwich, upon which Liberty hath been lately granted to erect a Turnpike, is in several Places so crooked that it is altogether unadviseable to repair the same as it now runs; and prayed this Assembly to appoint a Committee to re-furvey and re-lay the faid Road, in such Places as they shall think will most promote the public Good, in order that the faid Road may be rendered as convenient as possible when it shall be mended and repaired: Which being duly considered.

> II is Voted and Resolved, That Noah Mathewson, Esq. Thomas Allin, Esq. and George Thomas, Esq. be, and they are hereby, appointed a Committee to re-furvey and re-lay the faid Road agreeably to the Prayer of the aforesaid Petition.

Refolve ref-

WHEREAS a Number of Petitions are now before the Lower pecting Pe- House of Assembly, praying for new Trials and the staying of Protitions lodg- ceedings; and it is not convenient for this Assembly to hear the Meed for Recep- rits of the said Petitions at this Time:

> IT is therefore Voted and Resolved, That the said Petitioners be permitted to lodge their Petitions in the Secretary's Office; that the adverse Parties be cited, in the usual Manner, to attend at the next Session of this Assembly to oppose the same, if they shall see sit; and that in the mean Time all Proceedings be stayed, agreeably to the Prayers of the said Petitions; and that this Act extend to all fuch Petitioners, as aforefaid, who are now in Goal.

Com. to set- IT is Voted and Resolved, That Messes. Samuel Elam, Noah Matle the Ac. thewson, William Barton, John S. Dexter, Charles Wheaton, and counts of the John Mawney, be, and they are hereby, appointed a Committee to late Collect. settle the Account between this State and Ebenezer Thompson, Esq. ors of Impost. late Colicctor of the State Impost for the District of Providence; and also between this State and Mr. John Wanton, late Collector of the State Impost for the District of Newport; and also between the Merchants in the faid District of Newport, and the faid John Wanton, as Collector as aforefaid: And that they make Report to this Affembly, at the next Seffion.

Payment of

IT is Voted and Resolved, That the several Collectors of the State the Tax poll- Tax affested upon the several Towns, by this Assembly at the last Session, be allowed until the First Day of April next for the Payment of the faid Tax into the General-Treasury; they paying Intercit agreeably to the Act affeffing the fame.

IT

IT is Voted and Resolved, That Seven Pounds Sixteen Shillings and J. Niles 21-Six Pence be allowed and paid to Jonathan Niles, Esq. Sheriff of the County of Kent, out of the General-Treasury, in Specie, or in £.7 16 6. the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, to the present Time for Attendance upon this Affembly and the Court of Common Pleas in the County of Kent, for Wood and Candles, for Repairs upon the Gaol, &c.

IT is Voted and Refolved, That Three Pounds Eleven Shillings and H. Niles al-Eight Pence be allowed and paid to Mr. Henry Niles, a Deputy Sheriff for the County of Kent, out of the General-Treasury, in Specie, £. 3 11 8. or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account for attending upon this Assembly at the present Session, as a Waiter, and for fummoning divers Persons to appear before the Court of General Sessions of the Peace for the faid County, upon a Complaint made to the faid Court.

IT is Voted and Resolved, That Two Pounds Five Shillings be al- J. Pierce allowed and paid to Mr. James Pierce, out of the General Treasury, lowed £.2 5. in Specie, or in the Bills of Credit emitted by this State, at the eftablished Rate of Exchange; it being the Amount of his Account, for attending upon this Assembly, at the present Session, as a Waiter.

IT is Voted and Resolved, That Two Pounds Five Shillings be allowed for a lowed for the General Treasury lowed and paid to Mr. Thomas Briggs out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the eftablished Rate of Exchange; it being the Amount of his Account for attending upon this Assembly, at the present Session, as a Waiter.

IT is Voted and Refolved, That Rowfe Babcock, Efq. be, and he Grant for is hereby, appointed to widen and repair Pawcatuck Bridge; that, the Repair of for the Purpose asoresaid, he be empowered to receive out of the Parweatuck General-Treasury the Sum of Sixty Pounds, in Specie, or in the Bills Bridge. of Credit emitted by this State, at the established Rate of Exchange; and that he account for the fame.

An ACT in Amendment of an Act, entitled "An A& directing the Method of preferring Petitions to the General Assembly, and of acting thereon."

BE it Enacted by this General Assembly, and by the Authority there- Amondment of it is hereby Enacted, That the Act of this Assembly enti- of the Act tled "An Act directing the Method of preferring Petitions unto respecting the General Assembly, and of acting thereon" so far as the same Re-Petitions. gards the lodging of Petitions in the Secretary's Office, the giving Bonds thereon, and notifying the adverse Parties, be, and the same is hereby, extended to all Petitions, the granting the Prayer of which

may, by any Means, relate to, or concern the Interest, Property, or Character of any other Person, or Persons whomsoever.

G. Parker IT is Voted and Refolved, That Gideon Parker, now a Prisoner in fold to I the Gaol in the County of Kent, be sold forthwith to Job Watson, Esq. for the Costs for which he is there held; and that, if the said Gideon Parker shall continue in the Service of the said Job Watson a sufficient Time, at the usual Wages, to pay the said Costs, then the said Job Watson shall be accountable for the same; otherwise he shall be discharged therefrom.

Grant for the Gaol in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange, be granted to Mr. Richard Mathewson, out of the General-Treasury, for the building of the Gaol in the County of Kent; that the said Sum be paid him in Three seperate Payments; and that he be accountable for the same.

It is: Voted and Refolved, That One Hundred Pounds be allowed lowed Linoo and paid to James Helme, Eq. out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange, on Account of the Repairs by him made on the State-House in the County of Washington; and that he account for the same,

H. Wardal. IT is Voted and Refolved, That Seven Pounds Four Shillings be allowed and paid to Henry Ward, Eq. out of the General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the ethablished Rate of Exchange; it being the Amount of his Account, for attending upon this Assembly, at the present Session, as Secretary.

S. Eddy allowed lowed Six Pence be allowed and paid to Samuel Eddy, Eq. out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for Attendance upon this Assembly, at the present Session, as Clerk of the Lower House, and for providing Paper and Quills.

Adjournment.

IT is Voted and Refolved, That all Business lying before this Assembly unfinished be referred to the next Session; that the Acts and Orders now made and passed be published and transmitted by the Secretary, in the usual Manner; and that this Assembly be adjourned to meet again according to Law.

GOD fave the United States of AMERICA.

A TRUE COPY, DULY EXAMINED:

WITNESS,

Henry Hardsen,

WARREN (RHODE-ISLAND)

PRINTED BY NATHANIEL PHILLIPS, PRINTER TO THE STATE.

At the General Affembly of the Governor and Company of the State of Rhode-Island, and Providence-Plantations, begun and holden, at Newport, within and for the State aforesaid, on the First Wednesday in May, in the Year of our Lord, One Thousand Seven Hundred and Ninety-five, and in the Nineteenth Year of Independence.

P R E S E N T,
HIS EXCELLENCY

ARTHUR FENNER, ESQUIRE, GOVERNOR.

THE HONORABLE

SAMUEL J. POTTER, Esq. Deputy-Governor.

Thomas G. Hazard, Esq.

Peleg Arnold, Esq.

Jonathan Comstock, Esq.

Caleb Gardner, Esq.

John Cooke, Esq.

James Congdon, Esq.

Thomas Hoxsie, Esq.

George Brown, Esq.

Job Watson, Esq.

John Harris, Esq.

THE SECRETARY.

DEPUTIES from the several TOWNS.

Newport: George Champlin, E/q. John Handy, Esq. Mr. Nicholas Taylor, Mr. John L. Boss, Mr. Christopher Fowler, Simeon Martin, E/q. Providence: Welcome Arnold, Esq. Charles Lippitt, Esq. John Smith, Esq. Mr. Nicholas Easton. PORTSMOUTH: Abraham Anthony, jun. Esq. Tillinghast Almy, Esq. Mr. Richard Shearman, Mr. Thomas Potter. WARWICK: Moses Arnold, Esq. Anthony Holden, Esq. Mr. Joseph Brown, Henry Remington, Esq. WESTERLY: Thomas Noyes, Esq. Rowle Babcock, Esq. NEW-SHOREHAM Mr. Edward Sands, Mr. William Littlefield. NORTH-KINGSTOWN: Daniel Updike, Esq. George Thomas, Esq. South-Kingsrown: Elisha R. Potter, Esq. Rowland Brown, Efq. EAST-GREENWICH: Mr. William Greene (Son of Benjamin) Mr. George Tillinghaft. JAMESTOWN: Mr. Daniel Weeden, jun. Mr. John Remington. SMITHFIELD: Mr. John Paine, Mr. Henry Jenckes. SCITUATE: James Aldrich, Esq. Job Randall, Esq. GLOCESTER: Samuel Winfor, Esq.

Mr. Silas Thayer.

CHARLESTOWN: Joseph Stanton, jun. Esq. Mr. Edward Wilcox. WEST-GREENWICH: Samuel Hopkins, Esq. Amos Jaqways, E/q. COVENTRY: Joseph Rice, Esq. Mr. Benjamin Arnold. Exerer: Stephen Wightman, Esq. Mr. Abraham Wilcox, jun. MIDDLETOWN: Mr. Joshua Peckham, Mr. Ifaac Barker. BRISTOL: Samuel Wardwell, E/q. Loring Peck, Esq. Tiverton: Thomas Durfee, Esq. Christopher Manchester, Esq. LITTLE-COMPTON: Mr. George Simmons, Mr. Isaac Baley. WARREN: Mr. Charles Wheaton, Ichabod Cole, E/q. CUMBERLAND: Jotham Carpenter, Esq. Elijah Brown, E/q. RICHMOND: Jonathan Maxson, Esq. Mr. Thomas James. CRANSTON: Mr. Jonathan Knight, Caleb Williams, Esq. HOPKINTON: George Thurston, Esq. Moses Barber, Esq. JOHNSTON: Noah Mathewson, Esq. Mr. William Waterman. NORTH-PROVIDENCE: Ezekiel Whipple, Esq. Stephen Jenckes, jun. E/q. BARRINGTON: Thomas Allen, E/q. James Martin, Esq. FOSTER: William Tyler, Esq. Daniel Howard, 2d. Esq.

The Honorable Joseph Stanton, jun. Esq. was chosen Speaker, and Samuel Eddy, Esq. Clerk of the Lower House.

HIS being the anniversary Election of all Officers both civil Officers and military, the Gentlemen whose Names are set down in elected. the subsequent List were chosen to the Offices ascribed to them respectively, to wit:

His Excellency ARTHUR FENNER, Esq. Governor. Engaged. The Hon. Samuel J. Potter, Esq. Deputy-Governor. Engaged.

Thomas G. Hazard, Esq. First Assistant. Engaged. Peleg Arnold, Esq. Second Assistant. Engaged. Jonathan Comflock, Efq. Third Affistant. Engaged. Caleb Gardner, Esq. Fourth Assistant. Engaged. John Cooke, Efq. Fifth Affistant. Engaged. James Congdon, Esq. Sixth Assistant. Engaged. Thomas Hoxsie, Esq. Seventh Assistant. Engaged. George Brown, Esq. Eighth Assistant. Engaged. Job Watson, Esq. Ninth Assistant. Engaged. John Harris, Esq. Tenth Assistant. Engaged.

Henry Ward, Esq. Secretary. Engaged.

Ray Greene, Esq. Attorney-General. Engaged. Henry Sherburne, Esq. General-Treasurer. Engaged.

Constant Taber, Esq. Chief, Oliver Durfee, Esq. Second, Perez Richmond, Esq. Third, Sessions of the Peace, with-William Anthony, jun. Esq. Fourth, in and for the County of Nicholas P. Tillinghast, Esq. Fifth, Newport,

Justice of the Court of Common Pleas, and General

Caleb Harris, Esq. Chief, John Burton, jun. Esq. Second, Stepben Steere, Esq. Third, John Dorrance, Efq. Fourth, Arnold Paine, Esq. Fifth,

Justice of the Court of Common Pleas, and General Sessions of the Peace, within and for the County of Providence.

Peter Phillips, E.sq. Chief, Gideon Clarke, Esq. Second, Robert Stanton, Efq. Third, John Allen, Esq. Fourth, Thomas Teffi, Esq. Fifth,

Justice of the Court of Common Pleas, and General Sessions of the Peace, within and for the County of Washington.

Samuel Allen, Esq. Chief, William Barton, Esq. Second, Stephen Smith, Esq. Third, Joseph Reynolds, Esq. Fourth, Daniel Cole, Esq. Fifth,

Justice of the Court of Common Pleas, and General Sessions of the Peace, within and for the County of Bristol.

Stephen Arnold, Esq. Chief, Thomas Rice, 2d. Esq. Second, Isaac Johnson, Esq. Third, Sessions of the Peace, with-Benjamin Johnson, Esq. Fourth, in and for the County of Stephen Greene (of East-Greenwich) Esq. Fifth,

Justice of the Court of Common Pleas, and General Kent,

Christopher Ellery, Esq. Clerk of the Superior Court of Judicature, Court of Assize, and General Gaol-Delivery, within and for the County of Newport.

Samuel Danforth, Esq. Clerk of the Superior Court of Judicature, Court of Assize, and General Gaol-Delivery, within and for the County of Providence.

James Sheldon, Esq. Clerk of the Superior Court of Judicature, Court of Assize, and General Gaol-Delivery, within and for the County of Washington.

Jonathan Ruffell, Esq. Clerk of the Superior Court of Judicature, Court of Assize, and General Gaol-Delivery, within and for the County of Bristol.

Allen Fry, Esq. Clerk of the Superior Court of Judicature, Court of Assize, and General Gaol-Delivery, within and for the County of Kent.

Thomas Peckham, E.fq. Clerk of the Court of Common Pleas, and General Sessions of the Peace, within and for the County of Newport.

fames Fenner, Esq. Clerk of the Court of Common Pleas, and General Sessions of the Peace, within and for the County of Providence.

Samuel E. Gardner, Esq. Clerk of the Court of Common Pleas, and General Sessions of the Peace, within and for the County of Washington.

Daniel Bradford, Esq. Clerk of the Court of Common Pleas, and General Sessions of the Peace, within and for the County of Bristol.

Benjamin Howland, Esq. Clerk of the Court of Common Pleas, and General Sessions of the Peace, within and for the County of Kent.

William Davis, Esq. Sheriff of the County of Newport.

Nehemiab Knight, Esq. Sheriff of the County of Providence.

Nicholas Gardner, jun. Esq. Sheriff of the County of Washington,

Richard Smith, Esq. Sheriff of the County of Bristol.

Jonathan Niles, Esq. Sheriff of the County of Kent.

Christopher Ellery, Elq. Public Notary for the County of Newport.

Samuel Chace, Esq. Public Notary for the County of Providence.

George Thomas, Efq. Public Notary for the County of Washington,

Richard

Richard Smith, jun. Esq. Public Notary for the County of Bristol.

Hopkins Cooke, Esq. Public Notary for the County of Kent.

JUSTICES of the PEACE for the several TOWNS.

Newport:
Henry Sheiburne,
Benjamin Sayer,
Christopher Ellery,
Robert Taylor,
Henry Peckham,
Jonathan Almy,
Esquires.

Providence:
Samuel Chace,
Nathaniel Wheaton,
James Arnold,
William Thurber,
William Tyler (the 2d)
James Fenner,
Samuel Thurber, jun.
William Richmond,
George Tillinghaft,
William Jones,
Obadiah Brown,
Esquires.

Portsmouth:
Tillinghast Almy,
Henry Lawton,
Gideon Dennis,
Samuel Shearman,
Giles Lawton, jun.
Thomas Hickes,
Andrew M'Currie, jun.
Esquires.

Warwick:
Benjamin Barton,
James Jerauld,
Anthony Holden,
Joseph Arnold (Son of
Caleb)
James Rhodes, jun.
Peter Greene,
John Clapp,
Henry Arnold,
George Greene,
Henry Remington,
Efquires.

B

Westerly:
Simeon Burdick,
Samuel Bliven,
Joseph Clarke,
Samuel Brown,
John Sisson,
Nathan Barber,
Joseph Potter,
Paul Maxson,

Esquires.

North-King stown:
George Thomas,
Daniel Updike,
William Corey,
Nicholas C. Northup,
William Reynolds,
William Northup,
Oliver Gardner,
Isaac Vaughan,
Slocum Hall,
Christopher Gardner,
Esquires.

South-King flown:
John Waite,
Caleb Tefft,
Samuel Curtis,
Daniel Shearman, jun.
John Seagar,
Samuel E. Gardner,
Samuel Helme,
Barber Peckham,
Samuel Hoxfie,
James Shearman, jun.
Cyrus French,
Levi Totten,
Gideon I. Babcock,
Efquires.

East-Greenwich:
Benjamin Howland,
Hopkins Cooke,
George Spencer,
David Vaughan (the 3d)
William Greene,
George

George Nichols,
Andrew Boyd,
Jonathan Pitcher,
Esquires.

Smithfield:

John Sayles,
John Mann,
Elisha Olney,
Joel Aldrich,
Edward Medbury,
Duty Winsor,

Esquires.

Scituate:
John Harris,
Daniel Westcot,
Stephen Harris,

Esquires.

Clocester
Zebedee Hopkins,
John Smith (Son of Benj.)
Timothy Wilmarth,
Martin Smith,
Nathanie! Wade,
Samuel Winsor,
Richard Steere, jun.
Ifrael Cooke.
William Arnold,
Daniel Tourtellot.

Esquires.

Charlestown:
Peleg Cross,
Jonathan Macomber,
Ichabod Burdick,
Simeon Babcock,
Nathan Taylor,
John Collier,
William Kinyon,
Jesse Crandall,

Esquires.

West-Greenwich:
Samuel Hopkins,
Levi Whitford,
Caleb Hall,
George Potter,
Job Spencer,
Stephen Wilcox,

Benjamin Nichols, Amos Reynolds, Nathaniel Pullman, Esquires.

Coventry:
William Stone,
Joseph Manchester,
Benjamin Greene,
Joseph Wickes, jun.
Joseph Rice,
Job Mathewson,
Silas Westcot,
Job Greene, jun.

Esquires.

Exeter:

Stephen Reynolds,
Christopher Pierce,
Nicholas Gardner (Son of
Ezekiel)
Samuel Bissell,
Samuel Gorton,
Stephen Champlin,
Jeffery Hazard,
Lillibridge Barber,
Oliver Arnold,
Daniel Sunderlin, jun.
Esquires.

Middletown:
Elisha Allen,
Benjamin Gardner,
William Taggart, jun.
Esquires.

Bristol:
Daniel Bradford,
Josiah Finney,
Newton Waldron,
Samuel R. Paine,
Esquires.

Tiverton:
Thomas Durfee,
Lemuel Taber,
Redford Dennis,
Elihu Hickes,
Joseph Durfee,
Abraham Burrington,
Esquires.

Little

Little-Compton:
Adam Simmons,
Enos Giffard,
Thomas Palmer,
Benjamin Tompkins,
Esquires.

Warren:
William T. Miller,
Benjamin Barton,
Edward Chace,
Samuel Child,
Esquires.

Cumberland:
Jotham Carpenter,
Nathaniel Shepardson,
Holliman Potter,
Esquires.

Richmond:
James Sheldon,
Remington Clarke,
James Potter,
Jonathan Maxson,
Jeremiah Test,
Josias Lillibridge,
Esquires.

Cranston: William Warner, John R. Arnold, Jeremiah Randall, Joseph Aborn, John A. Burton,

Philip Arnold, John Wightman, Esquires.

Hopkinton:
David Nichols,
Randall Wells,
Josiah Witter,
Moses Barber,
Robert Burdick,
Abraham Coon,
Samuel Gardner, jun.
Joseph Wells,

Esquires.

Jobnston:
Abraham Belknap,
Joseph Borden, jun.
Benjamin Kimball,
Caleb Alverson,
Harding Harris,
Joseph Williams,
Esquires.

North-Providence:
Hope Angell,
Ezekiel Whipple,
Caleb Jenckes,
Stephen Jenckes, jun.
Esquires.

Barrington: Solomon Townsend, jun. James Martin, Asa Bicknal, Esquires.

MILITARY OFFICERS.

Simeon Martin, Esq. Major-General of the Militia of the State.

Thomas Allin, F.fq. Brigadier-General of the Militia in the Counties of Newport and Bristol.

William Barton, Esq. Brigadier-General of the Militia in the County of Providence.

George Thurston, Esq. Brigadier-General of the Militia in the County of Washington.

Allen Johnson, Esq. Brigadier-General of the Militia in the County of Kent.

William Tew, Esq. Lieutenant-Colonel Commandant of the First Regiment of Militia in the County of Newport.

Philip

Philip Martin, Esq. Lieutenant-Colonel Commandant of the First Regiment of Militia in the County of Providence.

Peleg Cross, jun. Esq. Lieutenant-Colonel Commandant of the First Regiment of Militia in the County of Washington.

Joseph Reynolds, Esq. Lieutenant Colonel Commandant of the Regiment of Militia in the County of Bristol.

Thomas Westcot, Esq. Lieutenant-Colonel Commandant of the First Regiment of Militia in the County of Kent.

Benjamin Howland, Esq. Lieutenant-Colonel Commandant of the Second Regiment of Militia in the County of Newport.

Stephen Wightman, Esq. Lieutenant-Colonel Commandant of the Second Regiment of Militia in the County of Washington.

Joseph Knight, Esq. Lieutenant-Colonel Commandant of the Third Regiment of Militia in the County of Providence.

Henry Wheeler, jun. Esq. Lieutenant-Colonel Commandant of the Fourth Regiment of Militia in the County of Providence.

William Potter, Esq. Lieutenant-Colonel Commandant of the Sixth Regiment of Militia in the County of Providence.

Loring Peck, Esq. Lieutenant-Colonel Commandant of the Senior Class Regiment in the Counties of Newport and Bristol.

Benjamin Hoppin, Esq. Lieutenant-Colonel Commandant of the Senior Class Regiment in the County of Providence.

Thomas Noyes, Efq. Lieutenant-Colonel Commandant of the Senior Class Regiment in the County of Washington.

Isaac Johnson, Esq. Lieutenant-Colonel Commandant of the Senior Class Regiment in the County of Kent.

Daniel Sheldon, Esq. First Major of the First Regiment of Benjamin Brownell, Esq. Second Militia in the County of Newport.

Stephen Abbot, Esq. First Major of the First Regiment of Militia Joseph Allen, Esq. Second in the County of Providence.

Benjamin Taylor, Esq. Second Major of the First Regiment of Militia in the County of Washington.

Benjamin Wardwell, Esq. First Major of the Regiment of Militia Joseph Adams, Esq. Second in the County of Bristol.

Moses Arnold, Esq. First Major of the First Regiment of Micab Whitmarsh, Esq. Second Missia in the County of Kent.

John Boley, Esq. First Major of the Second Regiment of Thomas Durfee, Esq. Second Militia in the County of Newport.

Henry Northup, Esq. First \ Major of the Second Regiment of Mi-James Updike, Esq. Second \ litia in the County of Washington.

Thomas Relph, Esq. First \ Major of the Third Regiment of Mi-Gideon Harris, Esq. Second \ litia in the County of Providence.

Flijab Armstrong, Esq. First Major of the Fourth Regiment of Thomas Mitchell, Esq Second Militiain the County of Providence.

Feter Briggs, Esq. First Major of the Sixth Regiment of Valentine Sweet, Esq. Second Militia in the County of Providence.

Christopher Manchester, Esq. First Maj. of the Sen. Class Reg. in the Alexander Thomas, Esq. Second Counties of Newport and Bristol.

Caleb Westert, Esq. First Major of the Senior Class Regiment in Benjamin Fry, Esq. Second the County of Providence.

William Taylor, Esq. First Major of the Senior Class Regiment in the County of Washington.

Joseph Arnold (Son of Caleb)
Esq. First.
Stukely Hudson, Esq. Second

Major of the Senior Class Regiment
in the County of Kent.

Isaac Center, M. D. Director, and Purveyor-General of the Military Hospital of the State.

The same Isaac Center, Surgeon, and Physician-General of the Militia of the State.

John Mathewson, Esq. Quarter-Master-General of the Militia of the State.

Charles Lippitt, Esq. Commissary-Gen. of the Militia of the State.

Robert Rogers, Esq. Adjutant-General of the Militia of the State.

Thomas Russell, Esq. Inspector of the Brigade of Militia of the Counties of Newport and Bristol.

George Tillinghast, Esq. Inspector of the Brigade of Militia of the County of Providence.

Cyrus French, Esq. Inspector of the Brigade of Militia of the County of Washington.

Stephen Arnold, Esq. Inspector of the Brigade of Militia in the County of Kent.

John Carr, Gunner of FortiVashington, in the Township of Newport.

C OFFICERS

OFFICERS to command the feveral Companies of INFANTRY, to wit:

First Regiment in the County of Newport:

Newport :

First Company,
William Allen, Captain,
Samuel Carr, Lieutenant,
Samuel Watson, Ensign.

Second Company, Joseph Lyon, Captain, Nathaniel Lyon, Lieutenant, James Anthony, Ensign.

Third Company, Charles Davenport, Captain, Thomas Tillery, Lieutenant, Azariah Albro, Ensign.

Fourth Company, Joseph Boss, Captain, Peleg Cranston, Lieutenant, Daniel Dunham, Ensign.

Portsmouth :

First Company, Cooke Wilcox, Captain, George Brownell, Lieutenant, George Cooke, Ensign.

Second Company, Peleg Almy, Captain, Thomas Potter, jun. Lieut. Stephen Cornell, Enfign.

New-Shoreham Company: Edward Sands, Captain, John Pain, Lieutenant, John Gorton, Ensign.

Jamestown Company:
Peleg Carr, jun. Captain,
Daniel Howland, Lieutenant,
Thomas Carr, Ensign.

First Regiment in the County of Providence:

Providence:

First Company: Jabez Gorham, Captain, Parker Clarke, Lieutenant, Joshua Rathbun, Ensign. Second Company,
Joshua Lindley, Captain,
Benjamin Andrews, Lieut.
George R. Burrill, Ensign.
Third Company,

Third Company, George Weeden, Captain, Ebenezer K. Dexter, Lieut. Samuel Smith, jun. Ensign.

Samuel Smith, jun. Enfign.
Fourth Company,
Daniel Proud, jun. Captain,
Joseph Snow, jun. Lieutenant,
Job Olney, Enfign.

Fifth Company, Eber Coleman, Captain, John Eathforth, Lieutenant, Luther Greene, Enfign.

Light Company in *Providence*: Jeremiah Jenckes, Captain, James Ormsbee, Lieutenant, Oliver Barney, Ensign.

North-Providence:

First Company, John Sone, Captain, Emor Whipple, Lieutenant, Daniel Smith, Ensign.

Second Company, Ebenezer Tyler, Captain, George Robinson, Lieutenant, James Mason, Ensign.

First Regiment in the County of Washington:

Hopkinton :

First Company,
Jeremiah Thurston, Captain,
Thomas Langworthy, Lieut.
William Tanner (the 2d) Ensign.

Second Company, James Wells, jun. Captain, Clarke Wells, Lieutenant, Peleg Babcock, Ensign.

Third Company, Benjamin Barber, Captain, Nathan Maxson, Lieutenant, John Kinyon, Ensign.

Fourth

Fourth Company, John Tanner, Captain, Matthew Stillman, Lieutenant, Caleb Church (the 2d) Enfign.

The Regiment in the County of Briffol:

Bristol Company:
Joseph Greene, Captain,
Thomas Church, Lieutenant,

Warren:

Loring Finney, Enfign.

First Company,
Benjamin Cole, Captain,
William Hoar, Lieutenant,
Preserved Alger, Ensign.
Second Company,
Joseph Barton, Captain,
Samuel Mason, Lieutenant,
Samuel Bowen, Ensign.

Barrington Company:
Benjamin Martin, Captain,
Amariah Lilley, Lieutenant,
Ebenezer Peck, Enfign.

First Regiment in the County of Kent:

Warwick:

First Company,
Joseph Batty, Captain,
Bennett Low, Lieutenant,
Thomas Stafford, Ensign.
Third Company,
Pardon Potter, Captain,
Benjamin Greene, Lieutenant,
Dutee Arnold, Ensign.

East-Greenwich:

First Company,
Earle Mowry, Captain,
William Spencer, Lieutenant,
Caleb Andrews, Ensign.
Second Company,
William Gardner, Captain,
John Place, Lieutenant,
Peleg Clarke, Ensign.

Second Regiment in the County of Newport:

Tiverton:

First Company,
Joseph Baley, Captain,
Abraham Manchester, Lieut.
Benjamin Cooke, Ensign.
Second Company,
Richard Dursee, Captain,
Baulston Brayton, Lieutenant,
Jonathan Borden, Ensign.
Third Company,
William Dursee, Captain,
Nathan Briggs, jun. Lieutenant,
Abner Dursee, Ensign.

Little-Compton:

First Company, Thomas Briggs, Captain, Caleb Church, Lieutenant, Abraham Baley, Ensign.

Second Regiment in the County of Providence:

Smithfield:

First Company,
Nathan Dexter, Captain,
Adam Jenckes, Lieutenant,
Jeremiah Whipple, Ensign.
Second Company,
Joseph Wilkinson, jun. Captain,
Abraham Ballou, Lieutenant,
Ebenezer Trask, Ensign.
Third Company,
Obed Seaver, Captain,
Nathaniel Mowry, Lieutenant,
James Appleby (the 3d.) Ensign.

Cumberland:

First Company,
Isaac Otis Captain,
Welcome Whipple, Lieutenant,
William Whipple, Ensign.
Third Company,
Ebenezer Whipple, Captain,
Esek Cooke, Lieutenant,
Nathan Whipple, Ensign.

Second

Second Regiment in the Country of Washington:

North-Kingstown:

Second Company, Ezbon Sanford, Captain, George Biffell, Lieutenant, Thomas R. Congdon Ensign.

Third Company, Lodowick Updike, jun. Captain, Isaac Hall, Lieutenant, Daniel Thomas, Ensign.

Fourth Company,
Daniel Congdon, Captain,
James Shearman, Lieutenant,
Henry Congdon, Enfign.

Exeter:

First Company, Henry Reynolds, Captain, Hiams Bates, Lieutenant, Jeremiah Smith, Ensign.

Second Company,
John Maguire, Captain,
Solomon Arnold, Lieutenant,
Gideon Arnold, Enfign.

Third Company, Benjamin Lewis, Captain, Samuel Lewis, Lieutenant, Asa Wilcox, Ensign.

Second Regiment in the County of Kent.

West-Greenwich :

First Company, Rhodes Wightman, Captain, Burton Sweet, Lieutenant, Joseph Matteson, Ensign.

Second Company, Joseph Fry, Captain, Augustus Ellis, Lieutenant, Samuel Gardner, Ensign.

Third Company, Gardner T. Kinyon, Captain, Job Tillinghast, Lieutenant, William Tanner, Ensign.

Coventry:

First Company, Edmund Colvin, Captain, Peleg Arnold, Lieutenant, John Remington, Enfign.
Third Company
Thomas Phillips, Captain,
William Greene, Lieutenant,
Solomon Mathewson, Enfign.
Fourth Company,
Josiah Gibbs, jun. Captain,
Reuben Potter, Lieutenant,
Johnson Jordan, Enfign.

Third Regiment in the County of Providence.

Svituate :

First Company,
Benoni Colvin, Captain,
Ezra Knight, Lieutenant,
Peleg Fisk, jun. Ensign.
Second Company,
Reuben Steere, Captain,
Richard Taylor, Lieutenant,
James Kimball, Ensign.

Third Company, Nathan Walker, Captain, Samuel Wilbur, jun. Lieut. Gideon Angell, Enfign.

Fourth Company, Resolved Smith, Captain, Timothy Hopkins, Lieutenant, Ezekiel Bishop, Ensign.

Third Regiment in the County of Washington:

Richmond:

First Company,
Silas Kinyon, Captain,
Benjamin Barber, Lieutenant,
John Lillibridge, Ensign.
Second Company,
Perry Clarke, Captain,
Rowse Clarke, Lieutenant,
Benjamin Wilbur, Ensign.

Fourth Regiment in the County of Providence:

Glocester:

First Company,
Thomas Winsor, Captain,
William Wheeler, Lieutenant,
William Hawkins, jun. Ensign.
Second

Second Company,
Afa Ballou, Captain,
Willam Lapham, Lieutenant,
Jirehi Ballou, Enfign.
Third Company,
James Potter, Captain,
Ifaac Wade, Lieutenant,
Stephen Cowing, Enfign.
Fifth Company,
Jabez Arnold, Captain,
Ezekiel Killey, Lieutenant,
James Reynolds, Enfign.
Sixth Company,
Benedict Burlingame, jun. Capt.

Esek Brown, Lieutenant,

Benjamin Harris, Enlign.

Sixth Regiment in the County of Providence:

Cranston :

First Company,
John Westcot, Captain,
Joseph Harris, Lieutenant,
Benjamin Potter, Ensign.
Second Company,
Joseph Williams, Captain,
John Williams, jun. Lieutenant,
Joseph Burgels, Ensign.
Third Company,
Jonathan Knight, Captain,
Henry Wightman, Lieut.
Rhodes Fenner, Ensign.

Johnston:

Second Company, Joshua Angell, Captain, Ezekiel Angell, Lieutenant, Olney Angell, Ensign.

THE following Return of the Officers elected by the independ- Captain-General Company called The Captain-General's Cavaliers, was made to neral's Cavaliers. his Excellency the Governor, who approves the Choice, to wit:

Edward Manton, Caprain, Ifrael Manchester, First Lieut. Calvin Deane, Second Lieut.

Christopher Knight, Cornet, Jeremiah Manton, Quarter-Master.

The following Return of the Officers elected by the independent Company called *The Smithfield Grenadiers*, was made to his Excellency the Governor, and the Council, who approve the Choice, to wit:

William Harris, Captain, Abab Mowry, First Lieut. Samuel Thayer, Second Lieut. Christopher Dexter, Ensign.

The following Return of the Officers elected by the independent Company called The Cranston Blues, was made to his Excellency the Governor, and the Council, who approve the Choice, to wit:

Cranston Blues.

Caleb Williams, Captain, Joseph Burton, First Lieut.

Andrew Potter, Second Lieut.
Abrabam Randall, Ensign.

The following Return of the Officers elected by the independ- Washington ent Company called The Washington independent Company, was Independent made to his Excellency the Governor and Council, who approve Company. the Choice, to wit:

Daniel Sunderlin, jun. Captain, Benjamin Greene, Second Lieut. Willett Gardner, First Lieut. Phinchas Reynolds, Ensign.

Kingstown Reds.

THE following Return of the Officers elected by the independent Company called The Kingstown Reds, was made to his Excellency the Governor, and Council, who approve the Choice, to wit:

John Waite, Captain, Gideon J. Babcock, First Lieut. | William C. Clarke, Ensign.

Benedist Eldred, Second Lieut.

Glocester try.

THE following Return of the Officers elected by the independ-Light Infan: ent Company called The Glocester Light-Infantry, was made to his Excellency the Governor, and the Council, who approve the Choice, to wit:

> Oliver Armstrong, Second Lieut. Benjamin Hawkins, Captain, Joseph Steere, First Lieutenant, Jonathan Knapp, Ensign.

North-King-685.

THE following Return of the Officers elected by the independfown Rang- ent Company called The North-Kingstown Rangers, was made to his Excellency the Governor, and the Council, who approve the Choice, to wit:

Beriah Waite, Cpatain,

Beriab Brown, jun. Second Lieut. Gardner Reynolds, First Lieut. | Gardiner Browning, Ensign.

Governor's Volunteers.

THE following Return of the Officers elected by the independent Company called The Governor's independent Company of Volunteers, was made to his Excellency the Governor, and the Council, who approve the Choice, to wit:

Robert Taylor, jun. Captain, | Thomas Williams, Second Lieut. Jeremiab Eddy, First Lieut. | Samuel Jackson, Ensign.

Providence zry.

THE following Return of the Officers elected by the independ-Light Infan- ent Company called the The Light Infantry in the Town of Providence, was made to his Excellency the Governor, and the Council, who approve the Choice, to wit:

> John Spurr, Captain, Christopher Hill, Second Lieut. Ebenezer Macomber, First Lieut. | Jeremiah B. Howell, Ensign.

Kenti/B Troop.

THE following Return of the Officers elected by the independent Company called The Kentish Troop, was made to his Excellency the Governor, and the Council, who approve the Choice, to wit:

Preserved Hall, Captain, Westcot Stone, Second Lieut.

Benjamin Nichols, Cornet, John Arnold, First Lieutenant, Richard R. Reynolds, Qr. Master.

Providence Artillery.

THE following Return of the Officers elected by the independent Company called The United Train of Artillery in the Town of Providence,

Providence, was made to his Excellency the Governor, and the Council, who approve the Choice, to wit:

Robert Taylor, Colonel, Nathan Fisher, Lieut. Col. John Carlile, jun. Major, Peter Grinnell, Captain, James Burr, Lieutenant.

The following Return of the Officers elected by the independent Cumberland Company called The Cumberland Light Infantry, was made to his Light Infantxecellency the Governor, and the Council, who approve the try. Choice, to wit:

Whipple Lovett, Captain, William Balcomb, Lieutenant,

Amos Follett, Ensign.

The following Return of the Officers elected by the independ-Coventry ent Company called The Coventry Rangers, was made to his Ex-Rangers. cellency the Governor, and the Council, who approve the Choice, to wit:

John M'Gregor, Captain, | William Waterman, Second Lieut. John Brown, Ensign.

The following Return of the Officers elected by the independent Pawtuxet Company called Ibe Pawtuxet Rangers, was made to his Excel-Rangers. lency the Governor, and the Council, who approve the Choice, so wit:

Benjamin Arnold, Captain, | Caleb Corpe, Second Lieutenant, | Ifrael Arnold, First Lieutenant, | Rhodes Greene, Ensign.

The following Return of the Officers elected by the independent Johnston Company called The Johnston Rangers, was made to his Excellency Rangers. the Governor, and the Council, who approve the Choice, to wit:

Robert Thornton, Captain, | Christopher Brown, Second Lieut. John M'Donald, First Lieut. | Joseph Mathewson, Ensign.

THE following Return of the Officers elected by the independent Newfort Company called The Newport Guards, was made to his Excellency Guards. the Governor, and the Council, who approve the Choice, to wit:

Wing Spooner, Captain, Peleg Kaighn, Second Lieut. John Yeamans, First Lieut. John Spooner, Ensign.

The following Return of the Officers elected by the independent Washington Company called The Washington Cavalry, was made to his Excel-Cavalry. lency the Governor, and the Council, who approve the Choice, so wit:

Rowland Brown, Captain,
Samuel E. Gardner, First Lieut. Thomas H. Hazard, Ensign.
THE

Glocester Grenadiers.

THE following Return of the Officers elected by the independent Company called The Glocester Grenadiers, was made to his Excellency the Governor, and the Council, who approve the Choice, to wit:

Jokton Putnam, Captain, George Shearman, Second Lieut. Elisha Mitchell, Field Lieut. Enoch Thayer, Ensign.

Newport Artillery Company.

THE following Return of the Officers elected by the independent Company called The Artillery Company in Newport, was made to his Excellency the Governor, and the Council, who approve the Choice, to wit:

Francis Malbone, Captain, Walter Channing, Second Lieut. Benjamin Fry, First Lieutenant, Joseph Boss, jun. Ensign.

Report of WHE
the Com to wit:
who burnt
Interest Certificates,

THE

Whereas the following Report was made to this Assembly, to wit:

THE Committee appointed, at last January Session, to burn the Interest Certificates which have been received in the General-Treafury in Payment of Taxes, offer the following Report, that we have received of Henry Sherburne, Elq. General-Treasurer, Four Thoufand Two Hundred and Sixty-two Certificates, amounting to Sixtyfive Thousand Nine Hundred and Seventeen Dollars, and Seventy-feven Ninetieth Parts of a Dollar, that arose from the Interest this State hath paid on the Loan-Office Certificates, and liquidated Debt, of the United States: which Sum exactly corresponds with the Report made by a Committee, at the Session held in October A. D. 1793, excepting the Addition of One Certificate of Five Dollars, which the Treasurer informed us he had received since the abovementioned Report was made: And that we have carefully burnt the aforesaid Sum of Sixty-five Thousand Nine Hundred and Seventeen Dollars and Seventy-seven Ninetieth Parts of a Dollar. Which is submitted by

GEORGE CHAMPLIN, CHRISTOPHER FOWLER, COmmittee.

Newport, March 17, 1795.

On due Consideration whereof,

IT is Voted and Refolved, That the aforegoing Report be, and the same is hereby accepted.

Lottery for IT is Voted and Refolved, That David McLane, of Providence, be, and he is hereby, directed to give Bonds, with Surety, to the Satisfaction of the General-Treasurer, that the Money to be raised by a Lottery granted the said David McLane, by an Act of this Assembly at the last Session, be appropriated according to said Act:

That the Managers of said Lottery also give Bonds with Surety for the faithful Discharge of their Trust: That no further Proceedings be had relative to said Lottery until this Act be complied with:

And

And that the same be published in One of the Providence News-papers.

IT is Voted and Resolved, That so much of the Act passed in May, Part of the A.D. 1786, for emitting the Sum of One Hundred Thousand Pounds Ast emitars relates to a Forseiture of the said Money upon being tendered, ting Bills of and lodged in the General-Treasurer's Office be, and the same is hereby, repealed: And that the General-Treasurer pay the Money repealed. lodged in his Office, as asorefaid, to the Persons entitled to receive the same, upon the Applicants producing satisfactory Proof of such Title.

Whereas the Inhabitants of the Town of West-Greenwich, in D.L. Barnes this State, preserved a Petition to this Assembly, and represented to apply to that a Justice of the Peace in the Commonwealth of Massachusetts the Massachusetts hath issued a Warrant for the Removal of a Number of Paupers peding their from the Town of Reboboth, in the aforesaid Commonwealth, to Laws relative the said Town of West-Greenwich, although the said Paupers were to Paupers. never legally settled there; and that by the existing Laws of the said Commonwealth, no Appeal is allowed from the Order of the said Justice, which was made ex Parte, to any Court, whatever, by which great Inconveniencies have already arisen to the said Town of West-Greenwich; and thereupon prayed the Interference of this Assembly in their Behalf: And whereas the like may be sustained by other Towns in this State, in similar Cases:

IT is therefore Voted and Refolved, That David L. Barnes, Esq. be, and he is hereby appointed to apply to the General Court of the asoresaid Commonwealth of Massachusetts, and represent to them, in Behalf of this Assembly, the Inconveniencies aforesaid, and endeavour to obtain a Right by Law for the said Town of West-Greenwich to appeal from the Order asoresaid, to such Superior Court as the said General Court of the said Commonwealth shall think proper; and also the same Right of Appeal to all other Towns in this State, which may be in the same Situation.

AND it is further Voted and Refelved, That the faid David L. Barnes, also endeavour to obtain a Right for the Officers of this State, having the Charge of removing Paupers through any Part of the said Commonwealth of Massachusetts, to convey them in the same Manner that civil Officers are now authorized to convey Prisoners in the said Commonwealth.

Whereas Henry Ward, Esq. exhibited unto this Assembly an H. Ward al-Account by him charged against the State, for his Services as Se-lowed £ 32 cretary, from the Commencement of the last Session to the present 135. 9d. Session, amounting to Thirty-two Pounds Thirteen Shillings and Nine Pence; which was by the Lower House of Assembly submitted to a Committee, who presented the following Report thereon, to wit:

We the Subscribers, being a Committee to examine the Account of Henry Ward, Esq. do report, that the same is rightly charged and cast.

JOHN HANDY, THOMAS DURFEE, Committee.

On due Consideration whereof,

IT is Voted and Resolved, That the asoregoing Report be accepted; and that the said Sum of Thirty-two Pounds Thirteen Shillings and Nine Pence, be paid to the said Henry Ward, out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange.

J. Waite al. IT is Voted and Resolved, That Three Pounds be allowed and lowed L 3. paid to John Waite, Esq. out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for Services as a Justice of the Peace, in the Year 1794, in taking the Examinations of divers Persons, taken into Custody for criminal Offences.

Com. to revife the
Laws continued.

IT is Voted and Refolved, That the Committee who have compiled the Laws further proceed to revise the same; and incorporate
them into as plain and comprehensive a System as may be.

N Phillips IT is Voted and Resolved, That Thirteen Pounds Fourteen Shillings allowed £13 and Six Pence, be allowed and paid to Mr. Nathaniel Phillips, out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account for Printing done for the State from the last Session to the present Time.

WHEREAS Ann Topbam, Widow, and Administratrix of the Estate A. Topbam's of Col. John Topham, late of Newport, in the County of Newport, Petition. deceased, preferred a Petition to this Assembly, and represented, that all the personal Property of her said deceased Husband is infufficient to pay his Debts; among which is one due to the State, for Duties on Goods imported when Mr. John Wanton was Collector of Impost, amounting to Sixty-Three Pounds, Nineteen Shillings and Four Pence Halfpenny, lawful Money: That he died feized of a small real Estate, consisting principally of a Lot of Land and House thereon: That she hath great Reason to hope that, if the said Debt due to the State be remitted, she shall be able, with the generous Assistance of her Friends, to preserve the said real Estate for a Home for herself and her Family of small Children, which must otherwise be sold: And that her said deceased Husband, in the very earliest Part of our late glorious Revolution, chearfully stepped forth in the Defence of his Country, and ferved in the Field with Reputation until his Services were no longer required; for which he never received any thing more than the nominal Sum in the depreciated State of the late Continental Bills of Credit: And thereupon the said Ann Topham belought this Assembly to remit the said Debt

Debt due to the State, as aforesaid, and to exonerate and discharge the Estate of the said John Topham, from the Payment thereof:

On due Consideration of the aforesaid Petition,

IT is Voted and Refolved, That the Prayer therein contained be and the same is hereby granted.

IT is Voted and Refolved, That Fifteen Pounds be allowed and Grant to 8. paid to Samuel Eddy, Esq. out of the General-Treasury, in Specie, Eddy L 15. or in the Bills of Credit emitted by this State, at the established Rate of Exchange, on Account of his Services, as one of the Committee for compiling the Laws of the State.

IT is Voted and Refolved, That George Champlin, and John Handy, Com. to Esquires, be and they are hereby appointed a Committee to ascer-view the tain what Repairs are necessary to be made on the Gaol in the Gaol in County of Newport; and that the said Committee make Report to this Assembly at the next Session.

Whereas the following Report was made to this Assembly, Report of the Gen.
Treasurer.

THE General-Treasurer respectfully presents to the Legislature the following Statement and Report, 10 wit:

THERE remain unpaid of the State Tax ordered at the Session held in Oslober, A. D. 1794, from the undermentioned Towns, the Sums set against them respectively, exclusive of Interest, to wit:

Portsmouth,	£. 28 5 9;
Tiverton,	102 5 1
Little-Compton,	12 11 0
New-Shoreham,	14 8 41
	£. 157 10 2 ³ / ₄
Providence,	484 0 3
Smithfield,	11 13 11/2
Glocester,	7.9 19 71
Cumberland,	46 16 3
Cranston,	102 5 3
Foster.	11 19 2
_ gror ·	736 13 8
Westerly,	•
	84 5 1
North-Kingstown, South-Kingstown,	$125 14 5\frac{1}{2}$
Charlestown,	$376 7 0\frac{1}{2}$
	100 15 11 1/2
Hopkinton, Exeler,	27 14 7
Excier,	20 17 71
	735 14 9
	£.1629 18 8
	Тн

The Treasurer begs Leave to observe, that on perusing the Act, passed at January Session, A. D. 1795, making Provision for the Transfer of the Stock of the United States, belonging to this State, to the individual Creditors thereof; the following Descriptions of State Notes and Certificates were omitted, to wit: Notes given for Stock driven from Rbode-Island, when the British Troops took Possession of that Island:—Notes given for Boats, and Scows lost in the public Service:—Notes given for the Slaves who inlisted into the Continental Army:—Certificates given for the Pay of the Troops which served under Capt. Henry Dayton; and for the Pay of the Troops which served in the Militia.

The Treasurer presumes it was the Intention of the Legislature, by the asoresaid Act of January last, to permit the Creditors of the State to subscribe for any Kind of Debt that the State justly owed; but that he cannot receive such as are before described, without being authorized by the General Assembly so to do.

Henry Sherburne, Gen. Treasurer.

On due Consideration whereof,

IT is Voted and Refolved, That the aforegoing Report be accepted: And that the Descriptions of Debts due from this State, agreeably to the above Representation of the General-Treasurer, be received by him in the same Manner as if they had been particularly comprehended in the aforesaid Act, pussed at the Session held in January, A. D. 1795, making Provision for the Transser of the Stock of the United States, belonging to this State, to the individual Creditors thereof.

C. Gardner IT is Voted and Refolved, That Two Pounds Fourteen Shillings allowed £2 be allowed and paid to Caleb Gardner, Efq. out of the General-Treafury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account for Wood by him supplied for the Use of the Courts in the County of Washington.

Grant to IT is Voted and Refolved, That Fifteen Pounds Twelve Shillings Providence be paid to the Town-Treasurer of the Town of Providence, out for the Sup- of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the iles £15 121. Amount of an Account charged by the said Town, against the State, for the Support of French Exiles.

Expense of IT is Voted and Refolved, That all Accounts allowed, or that special She-may hereafter be allowed, by the different Courts in this State, for sifts for summaning functions to the Service of Sheriffs, specially appointed to summon Jurors to sies to be try any Cause, whether civil or Criminal, be paid out of the Genpaid by the eral Treasury. State.

An ACT respecting the Fishery in Barrington River.

BEit Enasted by this General Assembly, and by the Authority there- Act respects of it is bereby Enasted, That no Seine shall be drawn in Bar-ing the Fishrington River, for the taking of Fish from the First Day of March ety in Barto the Fisteenth Day of May, forever hereafter, under the Penalty er. of Forty Pounds, for each Offence, to be recovered by Action of Debt, to be commenced against the Offender, or Offenders, at the Court of Common Pleas for the County of Bristol, in the Name of the Treasurer of the Town of Barrington, at any Time within one Year after any Offence shall be committed, as aforesaid, together with the Costs of Prosecution; One Half thereof to be placed in the Town-Treasury of the said Town of Barrington, for the Use of the said Town, and the other Moiety to and for the Use of the Informer: And that all Laws heretofore passed, relative to the Fishery in the faid River be, and the fame are hereby, repealed.

IT is Voted and Refolved, That Three Pounds Four Shillings and H. Barber Six Pence be allowed and paid to Mr. Honry Barber, out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this £.3 4 6. State, at the established Rate of Exchange; it being the Amount of his Account for Printing done for the State to the present Time.

IT is Voted and Resolved, That Two Pounds Two Shillings be J. Almy alallowed and paid to Jonathan Almy, Esq. out of the General-Trea-lowed Lz 21. fury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for the Rent for Six Months (to the 30th Day of April 1ast) of One Third of a Lot of Land, and House thereon, in Newport, being the Dower of Mrs. Freelove Eldred.

IT is Voted and Refolved, That from and after the Rising of this Allowance to Assembly, the several Gaol-Keepers in this State be allowed at the Gaolers for Rate of Six Shillings per Week, for the Maintenance of poor Prisers. oners committed at the Suit of the State.

IT is Voted and Refolved, That the First and Third Companies of Two Com-Infantry, in the Town of Johnston, be incorporated into One Com- panies in pany, by the Name of The First Company of Infantry in the Town formed into of Johnston.

IT is Voted and Resolved That Rowland Brown, and Elisha R. Com. to re-Potter, Esq'rs. be, and they are hereby, appointed a Committee to visetheLim. revise the Bounds of the Gaol-Yard, in the County of Washington; its of Washand that they make Report to this Assembly, at the next Session, ington Gaol. and that they make Report to this Assembly, at the next Session.

An ACT to incorporate certain Persons, by the Name of The Proprietors of the Pawtucket School-House.

School.

Charter to WHEREAS Schools and public Institutions for the Promotion of Literature are of the highest Importance in Society, by training up the rifing Generation in the Paths of Virtue and Knowledge, and have justly received the Approbation of the wife and virtuous in every Age: And, whereas the erecting a School-House, for that Purpole, at Pawiucket, within this State, will be highly advantageous to that Place, and honorable to the Government; and a Number of Persons, hereinaster named, appear as Undertakers in this laudable Design, and thereupon a Petition hath been preferred to this Assembly, praying that full Liberty and Power may be granted unto them to erect a Building at Pawtucket aforesaid, for the Education of Youth; and that, for the more effectual Execution of their Design, they may be incorporated into a Body politic, to be known in Law, with the Powers and Privileges necessary for the Purpose aforefaid: And this Assembly being desirous to promote useful Knowledge among all Ranks and Degrees of Citizens,

> Do Enact, Grant, Constitute, Ordain and Declare, and by the Authority thereof is hereby Enacted, Granted, Constituted, Ordained and Declared, That Gorton Chace, Jerathmael Jenks, Timothy Greene, Samuel Slater, David Jenks, James Durfee, Aretas Swetland, Charles Robbins, Nathan Daggett, Thomas Spears, Sylvester Bowers, Levi Jenks, George Jencks, Nathaniel Croade, Hosea Humphry, Samuel Healy, George Robinson, Stephen Jenks, jun. Nathaniel Walker, jun. Jesse Salisbury, Elipbalet Slack, Asa Bowers, James Mason, Joseph Miller, jun. David Bucklin, Ebenezer Tyler, John Bucklin, Josiah Armington, Sylvanus Brown, Lewis Slack, David Kennedy, Oliver Starkweather, and John Fry, together with such others as shall hereafter become Proprietors, and their Successors and Assigns, shall be forever hereafter One Body corporate and politic, in Fact and Name, to be known and distinguished in Law by the Name of The Proprietors of the Pawtucket School-House: That by the same Name their Successors and Assigns, shall and may have perpetual Succesfion; and shall and may be Persons able and capable in Law, to sue and be fued, to plead and be impleaded, to answer and be answered unto, to defend and be defended against in all and singular Suits, Caules, Matters, Actions and Things of what Kind soever; and also to have, take, possess, purchase, acquire, or otherwise receive and hold Lands, Tenements, Hereditaments, Goods, Chattels, or other Estates, not exceeding the Value of Ten Thousand Dollars; of all which they may and shall stand siezed, notwithstanding any Misnomer of the Corporation; and by whatever Name, or however imperfectly, the same shall be described in any Gife, Devise, Bequest or Assignment, provided the true Intent of the Benefactor, or Asfigner be evident; and also the same to grant, demise, aliene, lease, ule, occupy, manage and improve, according to the Tenor of the Donations,

Donations, and to the Purpoles, Trusts and Uses to which they shall be siezed thereof: And that full Liberty, Power and Authority be, and is hereby, granted unto the said Proprietors of Pawtucket School-House to erect a Building, to be occupied as a School-House, for instructing Youth in Reading, Writing and Arithmetick, and such other useful and ornamental Learning as a Committee of the Corporation may permir, without incommoding the aforenamed Branches of Learning.

IT is further Enatted by the Authority aforefaid, That the Building shall be held by the Proprietors in Shares: That every Man holding One Share, or original Half-Share, shall have One Vote; and that a Majority of the Voters present at any legal Meeting, not being less than Seven, shall determine all Questions.

IT is further Enasted by the Authority aforefaid, That the faid Corporation shall have a common Seal, which it shall be lawful for them to alter, change, or make anew at Pleasure.

IT is further Enalled by the Authority aforefaid, That the faid Corporation may receive into their Body such Persons as they shall judge proper, being Proprietors of One Share, or original Half-Share: And that the said Corporation shall have, and there is hereby granted unto them, sull Power, at any of their stated Meetings, to make such Rules, Orders and By-Laws, as they shall judge needful for the better Government of the Corporation, and to alter the same: Provided that such Rules, Orders and By-Laws be not repugnant to the Laws of this State, or the Design of their Institution.

It is further Enacted by the Authority aforefaid, That there shall be a Meeting of the Corporation at Pawtucket, in North-Providence, on the First Monday in Ottober annually, forever; at which Time, for the better ordering and managing the Affairs of the Corporation, they shall, out of their Body politic, by a Majority of the Proprietors present, elect a President, Treasurer, and Secretary for the said Corporation; who shall, before they are qualified to act, be sworn to the faithful Performance of their respective Trusts.

IT is further Enacted by the Authority aforefaid, That there shall be a Proprietor's Committee, confishing of Three of the Proprietors, chosen at every annual Meeting, by a Majority of the Voters prefeut, to conduct the Business of the Corporation, and for executing their Votes and Resolves: And that the said Committee shall have Authority to let the School-House for the Use of the Corporation, in Proportion to the Subscription of each of the Proprietors, or to contract with School-Masters, as the Proprietors shall direct.

IT is further Enacted by the Authority aforesaid, That Hosea Humphry, he the First President, Ehenezer Tyler, the First Treasurer, and Timothy Greene, the First Secretary of the said Corporation; and that Samuel Slater, George Jenks, and Samuel Healy he the First Proprietors' prietors' Committee, to continue in their several Places until the First Monday in October next.

IT is further Enacted by the Authority aforesaid, That the House to be built by the faid Corporation for a School-House as aforesaid, and the Lot whereon it may stand, shall be liable to be fold, and the Money arifing from the Sale vested in another Lot and School-House, whenever Three Quarters of the Proprietors shall so order it, at a regular Meeting, and not otherwise.

IT is further Enacted by the Authority aforesaid, That a Meeting of the Corporation, at Pawtucket aforesaid, may be called at Three Days Notice, by the President, on Application to him made in Writing, figned by Four Members.

AND it is further Enacted by the Authority aforesaid, That his Excellency the Governor be, and he is hereby, requested to fign a fair Copy of this Act, and cause the Seal of the said State to be thereto affixed, which shall grant and convey to the said Proprietors of the Pawtucket School-House all and every the Powers, Rights and Privileges in this Act contained and mentioned, and intended to be granted and conveyed.

Committee on Indian

IT is Voted and Refolved, That the present Committee for taking Care of, and settling the Asfairs of the Narragansett Tribe of In-Affairs to dians in this State be, and they are hereby, empowered to appoint Tribe, &c. a suitable Person to number the Persons belonging to the said Tribe, agreeably to the Mode pointed out by an Act of the Legislature of the State of New-York, in an Act relative to Lands in Brotherton, in that State; and also to send forward to Brotherton, by some suitable Person, the Account of the Number of the said Tribe, to enable such of them as shall choose to remove thither to receive their proportionable Share of the Lands to be affigned in that Town to the Indians.

> An ACT in Addition to an Act entitled "An Act directing the Proceedings against forcible Entry and Detainer."

At relative BE it Enatted by this General Assembly and by the Authority thereto forcible of it is bereby Enatted, That the Proceedings in an Act enEntry and titled "An Act directing the Proceedings against forcible Entry and
Detainer extended.

Detainer" extend to all Cases of forcible Detainer of Houses or Lands, by the Tenant, or Person in Possession, by Lease written, Parol, or otherwise; and that this Act take Place, and be in Force immediately after the Rifing of this Assembly.

IT is Voted and Refolved, That One Hundred and Twenty Pounds Grant to the be allowed and paid to his Excellency Arthur Fenner, Esq. out of Governor the General-Treasury, in Specie, or in the Bilts of Credit emitted by L. 120. this State, at the established Rate of Exchange, for his Services as Governor of the State the Year past.

IT is Voted and Refolved, That Sixty Pounds be allowed and Grant to the paid to the Honorable Samuel J. Potter, Eq. out of the General-Dep. Gover-Treasury, in Specie, or in the Bills of Credit emitted by this State, nor £.60 at the established Rate of Exchange, for his Services as Deputy-Governor of the State for the Year past.

IT is Voted and Refolved, That Thirteen Shillings and Six Pence J. Richards be allowed and paid to Mr. John Richards, out of the General-allowed Treasury, in Specie, or in the Bills of Credit emitted by this State, 13s. 6d. at the established Rate of Exchange; it being the Amount of his Account, for attending upon this Assembly at the present Session, as a Waiter.

IT is Voted and Refolved, That Thirteen Shillings and Six Pence be J. Term allowed and paid to Mr. James Tew, out of the General-Treasury, allowed in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for attending upon this Assembly, at the present Session, as a Waiter.

IT is Voted and Resolved, That Two Pounds and Six Pence be al- S. Eddy allowed and paid to Samuel Eddy, Esq. out of the General-Treasury, lowed in Specie or in the Bills of Credit emitted by this State, at the estab- L. 2 01.6d. lished Rare of Exchange; it being the Amount of his Account, for Attendance upon this Assembly, at the present Session, as Clerk of the Lower House, and for providing Paper and Quills.

IT is Voted and Resolved, That Forty-two Pounds Two Shillings 7. Whitmore and Eight Pence be allowed and paid to Mr. Jesse Whitmore, Keep-allowed er of the Gaol in the County of Providence, out of the General-L.42 25. 8d. Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, to the present Time, for the Maintenance of divers poor Prisoners committed at the Suit of the State, for Repairs made on the Gaol, for the Expence of a Guard, &c.

IT is Voted and Refolved, That Sixteen Shillings and Six Pence T. Tear allowed be allowed and paid to Mr. Thomas Tew, our of the General-Trea-allowed fury, in Specie or in the Bills of Credit emitted by this State, at the 161. 6d. established Rate of Exchange; it being the Amount of his Account, for Attendance upon this Assembly, at the present Session, as a Waiter, and for providing Sand for the State-House.

IT is Voted and Refolved, That Sixteen Shillings and Six Fence T. Melvill be allowed and paid to Mr. Thomas Melvill, out of the General-allowed Treasury, in Specie or in the Bills of Credit emitted by this State, 16s. 6d. at the established Rate of Exchange; it being the Amount of his Account,

Account, for Attendance at the present Session of this Assembly, as a Waiter, and for providing Brooms for the State-House.

Grant to IT is Voted and Refolved, That Six Pounds, Twelve Shillings be Newport for allowed and paid to the Town-Treasurer of the Town of Newport, the Support out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of an Account charged by the said Town against the State, for the Support of French Exiles.

Proxes to be 1T is Voted and Refolved, That the Sheriff of the County of burnt.

Newport be, and he is hereby, directed to burn the Proxes delivered in, at the present Election, for General Officers.

Adjournament.

IT is Voted and Refolved, That all Business lying before this Assembly unfinished be, and the same is hereby, referred to the next Session; that the Acts and Orders now made and passed be published, and transmitted by the Secretary in the usual Manner: And that this Assembly be adjourned to the Second Monday in June next, then to convene in the State-House in Newport.

GOD fave the United States of AMERICA.

A TRUE COPY, DULY EXAMINED:

Henry Hard Soon





At the General Assembly of the Governor and Company of the State of Rhode-Island, and Providence-Plantations, begun and holden, by Adjournment, at Newport, within and for the State aforesaid, on the Second Monday in June, in the Year of our Lord, One Thousand Seven Hundred and Ninety-five, and in the Nineteenth Year of Independence.

P R E S E N T,
HIS EXCELLENCY

ARTHUR FENNER, ESQUIRE, GOVERNOR.

THE HONORABLE

Samuel J. Potter, Esq. Deputy-Governor.

THOMAS G. HAZARD, Efq.

Peleg Arnold, Efq.

Jonathan Comstock, Efq.

Caleb Gardner, Efq.

John Cooke, Efq.

James Congdon, Efq.

Thomas Hoxsie, Efq.

George Brown, Efq.

Job Watson, Efq.

John Harris, Efq.

THE SECRETARY.

DEPUTIES

DEPUTIES from the several TOWNS.

The Honorable Joseph Stanton, Esq. Speaker.

Newport:

George Champlin, Esq. John Handy, E/q.

Mr. Nicholas Taylor. Mr. Christopher Fowler,

Simeon Martin, Esq.

PROVIDENCE:

Welcome Arnold, Esq.

Charles Lippitt, E/q. John Smith, E/q.

Mr. Nicholas Easton.

Portsmouth:

Abraham Anthony, jun Esq. Tillinghast Almy, Esq.

Mr. Richard Shearman,

Mr. Thomas Potter.

WARWICK:

Moses Arnold, Esq.

Anthony Holden, Esq.

Mr. Joseph Brown,

Henry Remington, Esq.

WESTERLY:

Thomas Noyes, Esq.

Rowse Babcock, Esq.

New-Shoreham:

Mr. Edward Sands.

North-Kingstown:

Daniel Updike, E/q.

George Thomas, Esq.

South-Kingstown :

Elisha R. Potter, Esq.

Rowland Brown, Esq.

East-Greenwich:

Mr. William Greene (Son of Ben-

jamin)

Mr. George Tillinghast.

JAMESTOWN:

Mr. Daniel Weeden, jun.

Mr. John Remington.

SMITHFIELD:

John Paine, Esq.

Mr. Henry Jenckes.

SCITUATE:

James Aldrich, E/q.

Job Randall, Esq.

GLOCESTER:

Samuel Winfor, Esq.

Mr. Silas Thayer.

CHARLESTOWN :

Mr. Speaker, Mr. Edward Wilcox.

West-Greenwich:

Samuel Hopkins, Esq.

Amos Jaqways, Esq.

COVENTRY:

Joseph Rice, E/q.

Mr. Benjamin Arnold.

EXETER:

Stephen Wightman, Esq.

Mr. Abraham Wilcox, jun-

MIDDLETOWN:

Mr. Joshua Peckham,

Mr. Isaac Barker.

BRISTOL:

Samuel Wardwell, Esq.

Loring Peck, E/q.

TIVERTON:

Thomas Durfee, Esq.

Christopher Manchester, Esq.

LITTLE-COMPTON:

Mr. George Simmons,

Mr. Isaac Baley.

WARREN:

Mr. Charles Wheaton,

Ichabod Cole, Esq.

CUMBERLAND:

Jotham Carpenter, Esq.

Elijah Brown, Esq.

RICHMOND:

Jonathan Maxson, Esq.

Mr. Thomas James.

CRANSTON:

Mr. Jonathan Knight,

HOPKINTON:

George Thurston, Esq.

Moses Barber, Esq.

JOHNSTON:

Noah Mathewson, E/q.

Mr. William Waterman.

NORTH-PROVIDENCE:

Ezekiel Whipple, Esq.

Stephen Jenckes, jun. Esq.

BARRINGTON:

Thomas Allin, E/q.

FOSTER:

William Tyler, E/q.

Daniel Howard, Esq.

ASHER ROBBINS, Esq. was chosen Clerk of the Lower-House for the present Session; Samuel Eddy, Esq. being necessarily ablent.

IT is Voted and Refolved, That Four Pounds Ten Shillings and J. Smith al-Two Pence be allowed and paid to John Smith, Esq. out of the lowed General-Treasury in Specie, or in the Bills of Credit emitted by L.4 10 2. this State, at the established Rate of Exchange; it being the Amount of his Account, for repairing the State-House in Providence.

THE following Return of the Officers elected by the independent Glocester Company called The Glocester Grenadiers, was made to his Excel- Grenadiers. lency the Governor, and the Council, who approve the Choice, to wit:

Elisha' Mitchell, Captain, Daniel Thompson, Second Lieut. Enoch Thayer, First Lieutenant, Joseph Putnam, Enfign.

IT is Voted and Resolved, That John Handy, and Simeon Martin, Com. to re-Esq'rs. be, and they are hereby, appointed a Committee to make Gaol in such Repairs on the Gaol in the County of Newport, as are necessary. ry for the preservation of the Building; and that they be empowered 4. 60 alto draw, for that Purpose, the Sum of Sixty Pounds, out of the Gen-lowed. eral-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange.

Upon the Petition of Giles Hofier, of Newport, Brewer, praying Part of the that he may be permitted to occupy and partition off the North-State-Hoofe East Quarter Part, more or less, of the Cellar under the State-House Newport, in Newport, in order to try, for a few Years, whether the putting granted to up bottled Beer for Exportation will be advantageous to himself and G, Hosier. the Public; and offering, if the Trial shall prove successful, to give a valuable Consideration for the Use thereof, in Case any shall be demanded:

IT is Voted and Resolved, That the Prayer of the aforesaid Petition be, and the same is hereby, granted; and that George Champlin, Esq. be appointed to superintend the Execution thereof.

IT is further Voted and Resoved, That the said George Champlin, G. Champlin be empowered to lease that Part of the said Cellar now occupied to lease Part of the same by David Buffum, on the best Terms he can.

IT is Voted and Resolved, That the Petition from the Town of Petition Scituate, praying that the Act permitting a Turnpike on the Road from Scituthrough that Town, Foster and Coventry, may be repealed, be are respectively and referred to the next Session; and that, in the mean pike Road, Time, the adverse Party be cited to shew Cause, if any they may referred. have, why the Prayer of the aforesaid Petition should not be granted.

IT is Voted and Refolved, That the Petition from a great Number Petition of the Inhabitants of the Town of Foster, praying that the Act per- from Foster mitting a Turnpike on the Road through that Town, Scituate and respecting a Coventry may be repealed, be received and referred to the next Sef-Road, refersion; and that, in the mean Time, the adverse Party be cited to red. shew Cause, if any they may have, why the Prayer of the aforesaid Petition ought not to be granted.

WHEREAS

Lottery to Whereas the Congregation of St. John's Church, in the Town of Providence, preferred a Petition to this Assembly and represented, that they have long had it in Contemplation to purchase a Lot, and to erect a Parsonage-House thereon, for the residence of the Minister officiating in that Church; but find themselves unable to carry their Views into complete Execution from their private Funds; and thereupon prayed this Assembly to empower them to raise by Way of Lottery Five Thousand Dollars, for the Purpose aforesaid; the Directors previously giving good and sufficient Bonds for the faithful discharge of the Trust reposed in them:

On due Consideration whereof,

IT is Voted and Resolved, That the Prayer of the aforesaid Petition be, and the same is hereby granted.

Grant to S.

Jenckes, jun.

Stephen Jenckes, jun. Efq. to purchase Plank for repairing Pawtucket Bridge; that he be accountable therefor; and that the same be paid out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State at the established Rate of Exchange.

N. Mathew.

IT is Voted and Resolved, That Five Pounds Fifteen Shillings and fen, allowed Eight Pence be allowed and paid to Noah Mathewson, Esq. out of £ 5 15 8. the General-Treasury, in Specie, or in the Bills of Credit emitted by this State at the established Rate of Exchange; it being the Amount of his Account for his Services as one of the Committee for relaying the Post-Road (leading to Norwick) from Providence, to Connecticut Line.

Whereas Henry Ward, Esq, exhibited unto this Assembly an Account by him charged against the State, for his Services as Secretary, from the Commencement of the last Session to the present Session, amounting to Twenty-Eight Pounds Seventeen Shillings and Eight Pence; which was by the Lower House of Assembly submitted to a Committee, who presented the following Report thereon, to wit 2

We the Subscribers, being appointed a Committee to examine the Account of Henry Ward, Esq. do report, that the same is rightly charged and cast.

John Handy,
Nicholas Taylor,
Committee.

On due Consideration whereof,

IT is Voted and Refolved, That the aforegoing Report be accepted; and that the faid fum of Twenty-Eight Pounds Seventeen Shillings and Eight Pence be paid to the faid Henry Ward, out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State at the established Rate of Exchange.

W. Taggart IT is Voted and Refolved, That Thirty-three Pounds be allowed and paid to William Taggart, Esq. out of the General-Treasury, in Specie,

Specie, or in the Bills of Credit emitted by this State at the establiflied Rate of Exchange; it being the Amount of his Account, for his Services as an Affistant Justice of the Superior Court of Judicature &c. during the last Circuit, and for divers other Services out of Term-Time.

IT is Voted and Refolved, That Five Pounds Fifteen Shillings and G. Thomas Eight Pence be allowed and paid to George Thomas, Esq. out of the a lowed General-Treasury, in Specie, or in the Bills of Credit emitted by this 6.5 15 8. State, at the established Rate of Exchange; it being the Amount of his Account for his Services, as one of the Committee for relaying the Post Road from Providence, towards Norwich, to Connecticut Line.

IT is Voted and Resolved, That Six Pounds Three Shillings be al- C Ellery allowed and paid to Christopher Ellery, Esq. out of the General Trea- lowed 6 3. fury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for taking the Examinations of divers poor Prisoners committed to Gaol, upon Suspicion of having been guilty of criminal Offences, &c.

IT is Voted and Resolved, That Six Pounds Seven Shillings and T. Allin al-Eight Pence be allowed and paid to Thomas Allin, Esq. out of the lowed. General-Treasury, in Specie, or in the Bills of Credit emitted by L.6 7 8. this State, at the established Rate of Exchange; it being the Amount of his Account for his Services as the Surveyor, and one of the Committee for relaying the Post Road from Providence, towards Norwich, to Connecticut Line.

IT is Voted and Resolved, That the General-Treasurer be, and he Act relative is hereby, empowered to receive the Notes issued by the late GeneNotes. ral-Treasurer on Cards, commonly called Card-Notes, in the Luan ordered by the Act passed at January Session last for transferring Stock to the Creditors of the State: And that he liquidate the faid Notes, according to the Scale of Depreciation, by their Dates.

The following Report was presented to this Assembly, to wit:

Report of the General-Treasurer.

State of Rhode-Island, and Providence Plantations.

In Obedience to the Act of the Honourable the General Assembly, passed at the Session held in January, A. D. 1795, entitled "An Act making Provision for the Transfer of the Stock of the United States, belonging to this State, to the individual Creditors thereof," the General-Treasurer respectfully offers to the Legislature the following Report, to wit:

325 Abstracts, completed, composed of the following Kinds of State Debt, to wit :

Dolls. Cents.

180 Impost Certificates—amounting, with Interest, to 4,121 I 169 87 8 Certificates for Militia Service, ditto,

192 Interest

192 Interest Certificates on Loan-Office Certific 621 Certificates issued by Jahez Bowen, Comm		, 3,065	66
fioner of Loans,	ditto	75,435	92
3 Invalid Certificates,	ditto	, 219	71
51 Teaming Certificates,	ditto,		
27 Notes, issued previous to the Revolution,	ditto,	6,079	
4 Notes for Boats and Scows,	ditto,		
11 Notes for Stock driven from Rhode-Island			
45 Notes to Creditors of the Estates of Absente		16,748	
40 Notes for the Certificates issued by the Cormistary of Purchases, and Money issued	n- in	.,.	
June, A. D. 1780,	ditto,	5,702	22
169 Notes for the Pay of the Soldiers of t	he		
late Army,	ditto,	21,856	55
841 Notes for finking the Four per Cent. Notes			
355 Notes for confolidating Paper Money,	ditto,	7-1	
173 Notes for confolidating Securities iffued f		77.5	
Paper Money,		39,973	72
,	,		
		265,708	86
21 Abstracts, completed in Part, composed of a State Debt, to wit:	be follow	ving Kind	s of
crant Divi, to the		Dolls.Cen	ite
27 Impost Certificates—amounting with Inter-		1,461	
241 Interest Certificates on Loan-Office Ce		1,401	de de
	ditto,	66	0.
tificates,		6,611	03
7 Certificates issued by Jabez Bowen, Commiss			
oner of Loans,	ditto,	24,052	
62 Teaming Certificates,	ditto,	3,670	
4 Invalid Certificates,	ditto,	186	
r Certificate for Militia Service,	ditto,	_	14
2 Notes for Boats and Scows,	ditto,		99
5 Notes to Creditors of the Estates of Absentees,		4,138	43
7 Notes for Certificates issued by the Com-			
missary of Purchases, and Money emitted			
in June, A. D. 1780,	ditto,	3,114	79
23 Notes for the Pay of the Soldiers of the			
late Army,	ditto,	2,296	
106 Notes for finking Four per cent Notes,	ditto,	6,244	
34 Notes for confolidating Paper Money,	ditto,	1,644	31
18 Notes for confolidating Securities issued for			
Paper Money,	ditto,	1,796	49
		55,324	86
		דינוננ	
32 Abstracts, containing 97 Notes and 25 Cer	tificates		
lodged in the Office, their Amount not accura	itely af-		
certained, but, with the Interest included, si	pposed		
to amount to,		25,955	00
•			
	NT	umber	

Number

Number of Abstracts 378, amounting in the whole to, 346,988 72

The General-Treasurer further reports, that, exclusive of the aforementioned Description of State Debt there is lodged in the Office upwards of Three Hundred Pounds, lawful Money, in Notes given in Payment of Wages, and the Depreciation of Wages due to the Soldiers of the late Army, for which he hath not issued the Abstracts, as they are contained in the List of that Kind of Notes which are supposed to have been fraudulently obtained from the Office. On this particular Part of the Debt he requests the Legislature to give him Directions how to proceed, as many of the Holders of them are often making Application for an Adjustment of their Demands. All which is submitted by

HENRY SHERBURNE, Gen. Treasurer.

Newport, June 9, 1795.

Which being duly confidered,

IT is Voted and Refolved, That the aforegoing Report be, and the same is hereby, accepted: That the Time for subscribing to the Loan mentioned in the aforesaid Act be extended, and construed to extend to the Tenth Day of August next: That John Handy, Esq. Mr. Christopher Fowler, and the General-Treasurer, be aCommittee to ascertain which of those Notes therein mentioned, supposed to have been procured fraudulently, have been obtained bona Fide and certify the same; that such Notes, so certified, may be subscribed to the said Loan: That the said Committee mark such of those Notes as appear to have been fraudulently obtained, and return them to the Claimants; that the original Creditor, in such Cases, on producing Certificates from the Secretary of his Debt, shall have the same certified by the said Committee; and that such Certificates, so certified, may be also subscribed to the said Loan: That this Act take Effect and be in Force immediately: And that fo much of this Act as relates to the faid fraudulent Notes, and the original Creditors, be published in all the Newspapers in the State.

IT is Voted and Resolved, That the Report of Messieurs George Report of Dorrance, John Greene (Son of Thomas) and John Rice, of the Dam- Damages to ages that will be sustained by Charles Love, and Joseph Love, in of C Love Case the new Highway, which is proposed to be run through their J Love, by Estates in Coventry, be established, be received and referred to the the new Highway. next Seffion of this Assembly.

An ACT in Amendment of an Act, passed at the Session held in January last, entitled, "An Act making Provision for the Transfer of the Stock of the United States, belonging to this State, to the individual Creditors thereof."

Act in amendment fer Bill,

PE it Enasted by this General Assembly, and by the Authority thereto the trans. I of it is bereby Enalled, That the General-Treasurer, immediately after the Tenth Day of August next, being the Period limited for receiving the Notes and other Evidences of this State's Debt into the General-Tteasury, agreeably to the aforesaid Act, cause all the faid Notes and other Evidences to be cancelled with a suitable Punch, to be provided by him for that Purpose: And that upon the faid Notes and other Evidences being so cancelled, the General-Treasurer deliver the same to the Commissioner of Loans for the United States, in this State, in order to effect a Transfer of the Stock standing to the Credit of this State on the Books of the said Commissioner, pursuant to the Provisions of the said Act.

> AND it is further Enacted by the Authority aforesaid, That in Lieu of the Certificates First mentioned in the said Act, directed to be given to the Creditors who shall deliver to the General-Treasurer their Notes and other Evidences of State-Debt, the General-Treafurer be, and he is hereby; directed to deliver to them respectively, a Certificate of the Form and Tenor following, to wit:

> > State of Rhode-Island and Providence-Plantations.

General-Treasurer's Office, No.

IN pursuance of an Ast of Congress entitled "An Ast authorising the Transfer of the Stock standing to the Credit of certain States," and an Att of the State aforesaid, passed at January, Session, A. D. 1795, entitled " An Ast making Provision for the Transfer of the Stock of the United States, belonging to this State, so the individual Creditors thereof," and for Value received in Evidences of Debts due by the said State, prior to the First Day of July, A. D. 1793, I do hereby assign and transfer unto in funded Six per Cent.

in deferred Six per Cent. Stock, Stock, in funded Three per Cent. Stock, amounting in and the whole to [to be expressed in Words] being in Part of Stock standing to the Credit of the said State on the Books of the Commissioner of Loans for the United States, in the said State.

H. S. General-Treasurer.

AND it is further Enasted by the Authority aforesaid, That the General-Treasurer be, and he is hereby, required, previous to the Delivery of the said Certificates to the respective Creditors, to require of them respectively an Acknowledgment of their Assent to accept the same in Exchange for the Debt for which it is given, in the Words following, to wit:

I DO hereby consent to and accept of the above Transfer in Satisfaction for a Debt due from the State aforesaid:

And that the faid Assent be subscribed by the Creditor, and annexed to the Certificate above prescribed.

Whereas the Committee appointed by the Lower House to au. Report upon dit the Account of James Helme, Esq. presented unto this Assembly J. Helme's the following State thereof, and Report, to wit:

Account, who is al-lowed

Dr. The State of Rhode-Island, &c. in Account with James Helme, L.83 19 61

To the Amount of the Expence of repairing the State House in the County of Washington, the particular Charges for which appear by the several Bills herewith presented,

£.535 7=

Creditor,

By feveral Grants made by the General Affembly, and received out of the General-Treasury, £.490 0 By a Bill of Sundries, Balance due from the State to the said James Helme, £.535

Agreeably to our appointment, we have carefully examined the Account of James Helme, Eig. and compared it with the Vouchers, and find the abovementioned Balance of Forty-three Pounds Ninetees Sbillings and Six Pence Half-penny due thereon.

JOHN HANDY, NICHOLAS TAYLOR, Committee.

Which being duly considered, It is Voted and Resolved, That the aforegoing Report be accepted; and that the said Balance of Forty-three Pounds, Nineteen Shillings and Six Pence Half-penny, together with the Sum of Forty Pounds for his Time and the Expences of procuring the Materials for repairing the faid State-House, and fuperintending the same, making the Sum of Eighty-Three Pounds, Nineteen Shillings and Six Pence Half-penny, be allowed and paid to the said James Helme, out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange.

IT is Voted and Refolved, That Messrs. Ezekiel Cornell, and Eli-counts jah Armstrong be, and they are hereby, appointed a Committee to South Road adjust the Accounts of the Managers of Glocester South Road Lot- Lottery. tery; and that they make Report to this Assembly as soon as may be.

WHEREAS the Committee appointed by the Lower House of H. Bowen's Assembly to audit the Account of Henry Bowen, Town-Sergeant Account, of Providence, forhisown Attendance, and the Attendance of Wait-lowed

Com. to fettle the Ac-

£. 25 8 6.

ers provided by him, upon the General Assembly, and the Courts in the County of *Providence* from September last to the present Time, presented unto this Assembly the following Report, to wit:

In Obedience to our Appointment, we have examined the Accounts of Mr. Henry Bowen, and find the Sum of Twenty-five Pounds, Eight Shillings and Six Pence due to him thereon: Which is submitted by

Christopher Fowler, Committee.

Which being duly confidered, It is Voted and Refolved, That the aforegoing Report be accepted; and that the faid Sum of Twenty-five Pounds Eight Shillings and Six Pence be paid to the faid Henry Bowen, out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange.

Lottery
granted for
building a
MeetingHouse in
Providence.

Whereas the Members of the Church, and the Congregation attending upon the Ministry of the Rev. Joseph Snow, in Providence, preferred a Petition to this Assembly, and represented, that they have purchased a suitable Lot on the West Side of the River in Providence, for erecting a Meeting-House, wherein they may assemble for public Worship, raised the Frame thereof, and partly inclosed it; but that they are not able to complete the same; and thereupon prayed this Assembly to grant them Liberty to set forth and draw a Lottery for raising Four Thousand Dollars, to be applied to the Purpose of completing the said Meeting-House; and a Number of other respectable Inhabitants of Providence having joined in the Prayer of the said Petition: Which being duly considered,

IT is Voted and Refolved, That the Prayer of the aforefaid Petition be granted: That the aforefaid Petitioners, or a Majority of them, be empowered to appoint the Managers of the faid Lottery; who, upon their giving Bond, with sufficient Surety to the Satisfaction of the General-Treasurer, in the Amount of the Tickets offered for Sale, for the faithful Discharge of the Trust reposed in them, are hereby authorised and sully empowered to set forth a Lottery for raising the said Sum of Four Thousand Dollars, upon such Scheme as they shall think proper, and to complete the same, for the Purpose aforesaid: Provided nevertbeles, That no Proceedings be had therein until the First Day of September next.

Covening Petrition reference of the Revision of the Road leading from Proving a dence to Norwich, made by the Committee appointed at last January Session, and reported at the present Session, be received, and referred to the next Session for Consideration.

Acquieseence of ia
Number of People declaring their Acquiescence in the Revivate
the Turn- al of the Road in the foregoing Resolve mentioned be received,
pike Road and reserved to the next Session for Consideration.
reserved.

IT is Voted and Resolved, That the Office of a Public Notary Public No. be established and kept in the Town of Warren, and that the Pub-lished in lic Notary for that Town shall, in future, be annually elected at the General Elections.

Warren.

Boтн Houses, being resolved into a Grand Committee, elected the following Gentlemen to the Offices ascribed to their Names respectively, to wit:

Officers chofen.

Peleg Arnold, Esq. Chief Joseph Hoxsie, Esq. Second Walter Cooke, Esq. Third Joshua Bicknall, Esq. Fourth Thomas Tillinghast, Esq. Fifth Justice of the Superior Court of Judicature, Court of Asfize, and General Gaol-Delivery, within and throughout the State.

William T. Miller, Esq. Public Notary for the Town of Warren.

JUSTICES of the PEACE.

Scituate : John Wilkinson, Benjamin Angell, Jeremiah Stone,

Esquires.

Exeter:

Job Wilcox, Thomas Weeden,

Esquires.

Middletown: Parker Hall, E/q.

Cumberland: Levi Ballou, E/q.

All the preceding Justices are in Addition to those appointed at the laft Seffion.

Foster: William Tyler, Daniel Howard, Caleb Potter, Simeon Seamans, Joseph Davis, Jacob Phillips,

Esquires.

MILITARY OFFICERS.

Amaziab Weatherhead, Esq. Lieutenant-Colonel Commandant of the Second Regiment of Militia in the County of Providence.

Rufus Brayton, Esq. Lieutenant-Colonel Commandant of the Second Regiment of Militia in the County of Kent.

Elisha R. Gardner, Esq. Lieutenant-Colonel Commandant of the Third Regiment of Militia in the County of Washington.

Nebemiab Angell, Esq. Lieutenant-Colonel Commandant of the Fifth Regiment of Militia in the County of Providence.

Edward Wilcox, Esq. Second Major of the Senior Class Regiment in the County of Washington.

Daniel Arnold, Esq. First Major of the Second Regiment of Nathan Dexter, Efq. Second Militia in the County of Providence. Silas

Silas Bailey, Esq. First 7 Major of the Second Regiment of Karmy Whitford, Esq. Second 5 Mulitia in the County of Kent.

George James, Esq. First Major of the Third Regiment of Mi-John Weeden, Esq. Second Slitia in the County of Washington. John Hall, Adjutant of the same Regiment.

Hugh Cole, Esq. First Major of the Fifth Regiment of Mi-Thomas Parker, Esq. Second litia in the County of Providence.

Benjamin Taylor, Esq. First Major of the First Regiment of Militia in the County of Washington.

OFFICERS to command the following Companies of INFAN-TRY, to wit:

Senior Class Company in Newport and Jamestown:
Samuel Sanford (the 2d) Captain,
Robert Dunham, Lieutenant,
John Tew, Ensign.

Senior Class Company in Portsmouth and Middletown: William Taggart, jun. Captain. William Lawton, Lieutenant, Walter Cornell, Ensign.

Middletown Company: Caleb Peabody, Captain, Jonathan Coggeshall, jun.Lieut. Giles Manchester, Ensign.

Senior Class Company in Providence:
Peter Taylor, Captain,

Daniel Stilwell, Lieutenant, James Burrill, jun. Ensign.

Senior Class Company in North-Providence: Benjamin Jenks, Captain,

Richard Whipple, Lieutenant, Nathaniel Walker, Ensign.

Senior Class Company in Westerly:

Henry Wells, Captain, James Rofs, Lieutenant, Jonathan Siffon, Enfign. First Company: Timothy Chapman, Captain, Jared Babcock, Lieutenant, Resolved Carr, Ensign.

Second Company:
Joseph Noyes (the 2d) Captain,
Arnold Bliven, Lieutenant,
George Wells, Ensign.

Third Company: Nathan Potter, Captain, Samuel Taylor, Lieutenant, Nathan Stillman, Enfign.

Fourth Company: Thomas Siffon, Captain, Ichabod Clarke, jun.Lieuteuant, Arnold Saunders, Enfign.

Senior Class Company in Charlestown:
Samuel Perry, Captain,
Henry Greene, jun. Lieutenant.
Jeremiah Taylor, Ensign.

First Company: Ethan Crandall, Captain, Braddock Peckham, Lieutenant, Dennis Taylor, Ensign.

Second Company:
Asa Church, Captain,
Browning Greene, Lieutenant,
James Kinyon, Ensign.

Senior

Senior Class Company in Hop-

Nathan Barber, Captain, Gardner Thurston, Lieutenant, George Maxson, Ensign.

Senior Class Company in the County of Bristol: Benjamin Bosworth, Captain, John Short, Lieutenant, Edward Mason, Ensign.

Senior Class Company in Warwick and East-Greenwich: Mumford Davis, Captain, James Miller, Lieutenant, Benjamin Remington, Ensign.

Warwick, SecondCompany: Benedict Arnold, Captain, Joseph Arnold (the 2d) Lieut. Charles Brayton, Enfign.

East-Greenwich, First Company: William G. Spencer, Captain, Joseph Stone, Lientenant, Jonathan Andrews, jun. Enfign.

Senior Class Company in Tiverton: Isaac Cooke, Captain, Pierce Perry, Lieutenant. Philip Manchester, Ensign.

Senior Class Company in Little-Compton: John Davis, Captain, William Southworth, Lieut. Benjamin Coe, Enfign.

Second Company: Joseph Pierce, Captain, Walter Wilbur, Lieurenant, Sylvester Woodman, Ensign.

Senior Class Company in Smithfield: Job Mowry, Captain, George Streeter, Lieutenant, Richard Sayles, jun. Ensign.

Smithfield, First Company: Adam Jenckes, Captain, Jeremiah Whipple, Lieutenant, Thomas Angell, Ensign. Senior Class Company in Cumberland: Benjamin S. Walcot, Captain, Joseph Follet, Lieutenant, Noah Ballou, jun. Ensign.

Second Company: William Ballou, Captain, Baruch Aldrich, Lieutenant, Jeremiah Inman, Ensign.

Senior Class Company in North-Kingstown: Stukely Hill, Captain, William T. Congdon, Lieut. George Thomas, jun. Enfign.

First Company: Caleb Hill, jun. Captain, Caleb Allen, Lieutenant, Royal Vaughan, Ensign.

Senior Class Company in Exeter: Oliver Spink, Captain, Ebenezer Wilcox, Lieutenant, Jeffery Haffard, Ensign.

Senior Class Company in West-Greenwich: Silas James, Captain, Simeon Whitford, Lieutenant, John Casey, Enfign.

Senior Class Company in Coventry: Langford Weaver, Captain, Job Matteson, Lieutenant, John Lewis, Ensign.

Second Company:
Joseph Wickes, jun. Captain,
Joshua Johnson, Lieutenaut,
Joseph Greene, Ensign.

Senior Class Company in Scituale . Caleb Fisk, Captain, Eliezer Collins, Lieutenant, Jeremiah Baker, Ensign.

Senior Class Company in South-King flown: Samuel Stanton, Captain, Daniel

D

Daniel Tafft, Lieutenant, Isaac Sheldon, Ensign.

First Company: Augustus Babcock, Captain, Benj. T. Sheffield, Lieutenant, Jeffery H. Browning, Ensign.

Second Company: Levi Totten, Captain, Silas Clarke, Lieutenant, Robert Brown, Enfign.

Third Company: Clarke Hopkins, Captain, Enoch Steadman, Lieutenant,

Fourth Company: John Watson, jun. Captain, Richard Gardner, jun. Lieut. Silas Gardner, Enlign.

Senior Class Company in Ricbmond:

Benjamin Hoxsie, Captain, James Potter, Lieutenant, Gardner Phillips, Enfign.

Senior Class Company in Glocester :

Rufus Steere, Captain, Nathan Cooper, Lieutenant, Elek Brown, jun. Enfign.

Fourth Company: Ezekiel Emerson, Captain, Caleb Logee, Lieutenant, Christopher Sayles, Ensign.

Senior Class Company in Foster: Isaac Blanchard, Captain,

Joseph Davis, Lieutenant, Daniel Howard, Enfign.

First Company: George Baker, jun. Captain, Southworth Griffith, Lieut. Joliah Herendeen, jun. Enfign.

Second Company: Simeon Seamans, Captain, Stephen Davis, Lieutenant, William Davis, Ensign.

Third Company: Abraham Phillips, Captain, Asher Bennett, Lieutenant, Nathaniel Stone, Enfign.

Fourth Company: Levi Rounds, Captain, Nicholas Potter, Lieutenant, John Eddy, Enlign.

Senior Class Company in Cran-Ston : John Randall, jun. Captain, Elitha Williams, Lieutenant,

Edward Stafford, Enfign.

Senior Class Company in Johnston: Jonathan Patt, Captain, Daniel Wilbur, Lieutenant,

First Company: Joseph Alverson, Captain, Laban Latham, Lieutenant, Harris Kelton, Enfign.

Albro Cleveland, Ensign.

Voterespeft. cales.

IT is Voted and Refolved, That the same Committee appointed ing fraudu- at the present Session to ascertain what Notes issued by the late Gelent Certifi- neral-Treaturer, in Payment of the Wages, and the Depreciation of the Wages of the Soldiers of the late Army, have been obtained bona Fide, be also authorized to examine such Certificates as have been issued by the Secretary, on Account of the said Wages, and Depreciation of Wages, on which the General Treasurer hath iffued no Notes, and to certify such as have been regularly obtained: And that fuch Certificates so certified may be subscribed to the faid Loan. IT

It is Voted and Refolved, That Twenty-one Pounds be allowed T. Tilling-and paid to Thomas Tillinghaft, Eq. out of the General-Treasury hast allowed in Specie, or in the Bills of Creditemitted by this State, at the efactorial tablished Rate of Exchange; it being the Amount of his Account, for his Services as an Assistant Justice of the Superior Court of Judicature, &c. in attending the Terms of the taid Court during the last Circuit.

IT is Voted and Refolved, That Twenty Pounds, Eight Shillings be J. Bicknall allowed and paid to Joshua Bicknall, Eig. out of the General-Trea-allowed fury, in Specie, or in the Bills of Credit emitted by this State, at L.20 85. the established Rate of Exchange; it being the Amount of his Account, for his Services as an Assistant Justice of the Superior Court of Judicature, &c. during the last Circuit.

IT is Voted and Refolved, That Nineteen Pounds, Sixteen Shillings W. Cooks albe allowed and paid to Walter Cooke, E.fq. out of the General-lowed Treasury, in Specie, or in the Bills of Credit emitted by this State, £. 19 165, at the established Rate of Exchange; it being the Amount of his Account, for his Services as an Assistant Justice of the Superior Court of Judicature, &c. during the last Circuit.

IT is Voted and Refolved, That Five Pounds, Ten Shillings and N. Phillips Six Pence be allowed and paid to Mr. Nathaniel Phillips, out of the allowed General-Treasury, in Specie, or in the Bills of Credit emitted by £.5 to 6. this State, at the established Rate of Exchange; it being the Amount of his Account, for Printing done for the State to the prefent Time.

IT is Voted and Refolved, That Thirty-fix Pounds be allowed and J. Stanton paid to Mr. Joseph Stanton, out of the General-Treasury, in Specie, allowed £.36 or in the Bills of Credit emitted by this State, at the established Rate of Exchange; and that the same be in full Satisfaction of all Demands he hath against the Estate of George Rome and Edward Cole, Absentees.

Whereas Jonathan Niles, Eq. Sheriff of the County of Kent, J. Niles alexhibited unto this Assembly an Account by him charged against lowed £.55 the State, for the Maintenance of Cary Parker, a poor Prisoner committed at the Suit of the State, and for the Expences of guarding cropping and branding him, of erecting a Pillory, and removing him to the Gaol in Newport; which was by the Lower House of Assembly referred to a Committee who presented the following Report thereon, to wit:

We the Subscribers, agreeably to our Appointment, have examined the Account of Jonathan Niles, Efq. and compared it with the Vouchers, and report that the same, amounting to Six Pounds, Five Shillings and a Penny, is justly charged, and rightly cast.

DANIEL UPDIKE,
GEORGE TILLINGHAST,
COMMITTEE.

On due Consideration whereof,

IT is Voted and Refolved, That the aforegoing Report be accepted, and that the faid Sum of Six Pounds, Five Shillings and a Penny be paid to the faid Jonathan Niles, out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange.

N. Garader, jon. Esq. allowed L.56 17.

Whereas Nicholas Gardner, jun. Eq. Sheriff of the County of Washington, exhibited unto this Assembly an Account by him charged against the State, for the Delivery of the Schedules, divers Acts of the Assembly, Commissions and Proclamations, for Attendance upon the General Assembly and the Courts, and for other services, as Sheriff of the said County, from the Time of his Appointment to that Office until the present Time; which Account was by the Lower House of Assembly referred to a Committee, who presented the following Report thereon, to wit:

We the Subscribers, a Committee on the Account of Nicholas Gardner, jun. Esq. do report that we have carefully examined the aforesaid Account, and compared it with the Vouchers, and find that the same, amounting to Fifty-fix Pounds, Seventeen Shillings, is properly vouched, and rightly cast.

DANIEL UPDIKE,
GEORGE TILLINGHAST, Committee.

Which being duly confidered,

IT is Voted and Resolved, That the asoregoing Report be accepted; and that the said Sum of Fifty-six Pounds, Seventeen Shillings be paid to the said Nicholas Gardner, jun. out of the General Treafury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange.

S. Littlefield IT is Voted and Refolved, That Nine Shillings be allowed to Mr. Solomon Littlefield, a Deputy Sheriff for the County of Newport, for apprehending, and attending at the Trial of John Mitchell, a poor Criminal convicted at the Suit of the State, and for whipping and felling him, it being the Amount of his Account; and that the fame be paid him out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange.

J. Sayles allowed L.1 75. IT is Voted and Refolved, That One Pound, Seven Shillings be allowed and paid to John Sayles, Esq. out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for his Services as one of the Committee for reviewing Part of the Road leading from Providence to Norwich, by Caleb Vaughan's in Coventry.

THE following Report was made to this Affembly, to wit:

R. Lawton allowed £1259 4 3\$

To the Honourable the General Assembly.

WE the Subscribers being appointed a Committee, at the Session held in February, A. D. 1794, to examine into the Accounts sub-fisting between Mr. Robert Lawton, and Joseph and William Wanton, Absentees, beg Leave to report that we have with great care done the fame; that, from all the Accounts and Vouchers we have been able to procure, it appears there is a Balance of Two Hundred and Fifty-nine Pounds Four Shillings and Three Pence Three Farthings, due from the Estate of the said Joseph and William Wanton Which is submitted by to the said Robert Lawton.

CHRISTOPHER FOWLER, Committee. Daniel Mason,

Newport, June 10th, 1795.

On due Consideration whereof,

IT is Voted and Resolved, That the aforegoing Report be accepted; and that the General-Treasurer issue a Note to the said Robert Lawton, for the said Sum of Two bundred Fifty-nine Pounds, Four Shillings and Three Pence Three Farthings, agreeably to the Act of this Assembly passed at the Session held in February, A. D. 1783, respecting the Estates of the Absentees.

WHEREAS this Assembly, at the Session held in February, A. D. Gen. Trea-1786, allowed a Claim of Mr. Andrew Christy, against the Estate of surer to issue Joseph and William Wanton, Absentees, for the Balance of his Note Christy. and Account, being One Hundred and Sixty-feven Pounds, Eight Shillings and Ten Pence One Farthing; and it appears by a Certificate from the Secretary, that the original Note and Account were fent to Newport, to enable the faid Andrew Christy to receive a General-Treasurer's Note therefor; and that the same by Accident have been lost, whereby the said Andrew Christy, is deprived of the Benefit of the said Act in his Favour:

IT is therefore Voted and Refolved, That the General-Treasurer be, and he is hereby, empowered and directed to iffue his Note to the said Andrew Christy, for the said Sum of One Hundred and Sixty-seven Pounds, Eight Shillings and Ten Pence One Farthing, agreeably to the Act of this Affembly, passed at the Session held in February, A. D. 1783, respecting the Estates of the Absentees.

WHEREAS Mr. Samuel Vaughan exhibited unto this Assembly an S. Vaughan Account by him charged against the State, for the boarding and allowed 9% lodging James Hunt Prior, a poor Prisoner, committed upon Suspicion of having committed a criminal Offence, and removed to his House by Order of One of the Justices of the Superior Court; which was by the Lower House of Assembly referred to a Committee, who presented the following Report, to wil:

In Consequence of our Appointment, we have examined the Account of Mr. Samuel Vaughan, and find the Sum of Nine Shillings due thereon; which is submitted by

John Handy, Nicholas Taylor, Committee.

Which being duly considered,

It is Voted and Resolved, That the aforegoing Report be accepted; and that the faid Sum of Nine Shillings be paid to the faid Samuel Vaughan, out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; which shall be in full Discharge of the said Account.

A. Huling allowed £.4 7 10.

WHEREAS Andrew Huling, preferred a Petition to this Assembly, and represented that in December, A. D, 1791, he was committed to Gaol in the County of Newport, upon a Suspicion of having been concerned in the Murther of Thomas Mozory, who left his Place of Abode privately, but hath fince returned; that he remained confined in close Gaol until the beginning of April, A. D. 1792, when, nothing appearing against him, he was dismissed; and that besides the Hardship of having been unjustly confined to a close Gaol during a cold Winter, he was obliged to pay the Keeper of the Gaol Seven Shillings and Six Pence per Week for his Maintenance, which, in his poor Circumstances, hath reduced him to great Necessity: And thereupon the faid Andrew Huling prayed this Assembly to order the Money by him so expended, to be repaid him out of the General-Treasury: Which being duly considered,

IT is Voted and Resolved, That the Prayer of the aforesaid Petition be granted; and that the Sum of Four Pounds, Seven Shillings and Ten Pence be allowed and paid to the said Andrew Huling, out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State at the established Rate of Exchange, in sull Compenfation for his faid Expences.

T. Tew ailowed

IT is Voted and Resolved, That Two Pounds, I bree Shillings and Four Pence Half-penny, be allowed and paid to Mr. Thomas Tew, L. 2 3 41 Keeper of the Gaol in the County of Newport, out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; which shall be in full Discharge of his Account, for Repairs on the said Gaol, for the Maintenance and Prison-Fees of Cary Parker, a poor Prisoner committed at the Suit of the State, to the 13th Instant, and for providing Sand for the State-House in Newport.

S. Pierce allowed £. 27 18 4

IT is Voted and Resolved, That Twenty-seven Pounds, Eighteen Shillings and Four Pence, be allowed and paid to Mr. Stephen Pierce, out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for supplying the Artillery Company in Newport, by Order of this Assembly, at May Session, A. D. 1794, with Powder and Balls.

IT is Voted and Resolved, That Eleven Shillings and a Penny, be E. Thurston allowed and paid to Mr. Edward Thurston, out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for repairing the Fence of the State-House in Newport.

IT is Voted and Refolved, That One Pound, Seven Shillings be al- T. Tew allowed and paid to Mr. Thomas Tew, out of the General-Treasury, lowed £.17. in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for attending upon this Assembly, at the present Session, as a Waiter.

IT is Voted and Refolved, That Four Pounds Four Shillings be H. Ward alallowed and paid to Henry Ward, Efq. out of the General-Treasu-lowed £.4 4. ty, in Specie, or in the Bills of Credit emitted by this State at the established Rate of Exchange; it being the Amount of his Account, for attending upon this Assembly, at the present Session, as Secretary.

IT is Voted and Resolved, That Twenty-seven Pounds, Eighteen S. Pierce al-Shillings and Four Pence be allowed and paid to Mr. Stephen Pierce, lowed out of the General-Treasury, in Specie, or in the Bills of Credit, £. 27 18 4-emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for supplying the Company in Newport, called The Newport Guards, by Order of this Assembly, at May Session, A. D. 1794, with Powder and Balls.

IT is Voted and Refolved, That One Pound, Ten Shillings and Nine T. Molvill Pence be allowed and paid to Mr. Thomas Melvill, out of the Gen-allowed L. 1 eral-Treasury, in Specie, or in the Bills of Credit emitted by this 10 9. State, at the established Rate of Exchange; it being the Amount of his Account, for attending upon this Assembly, at the present Session, as a Waiter, &c.

IT is Voted and Resolved, That Three Pounds, Four Shillings and A. Robbins Six Pence be allowed and paid to Asher Robbins, Esq. out of the allowed £.3 General-Treasury, in Specie, or in the Bills of Credit emitted by 4 6. this State, at the established Rate of Exchange; it being the Amount of his Account, for attending upon this Assembly, at the present Session, as Clerk of the Lower House, and for providing Paper and Quills.

IT is Voted and Resolved, That One Pound Seven Shillings be al- y. Tew allowed and paid to Mr. James Tew, out of the General-Treasury, in lowed L.17. Specie or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for attending upon the General Assembly, at the present Session, as a Waiter.

The following Report was prefented to this Assembly, to wit:

We the Subscribers, being appointed a Committee to take into Consideration the Memorial of the General-Treasurer, do report, that for the extraordinary Business of the Office, the General-Trea-

Gen. Treafurerallowed f. 90.

furer

furer be allowed Ninety Pounds; and that his Clerk be allowed at the Rate of Eight Shillings per Day, while necessarily employed in the Office. Which is submitted by

SAMUEL WARDWELL, THOMAS NOVES, NOAH MATHEWSON,

On due Consideration whereof,

IT is Voted and Refolved, That the aforegoing Report be accepted; and that the aforesaid Sum of Ninety Pounds be allowed and paid to Henry Sherburne, Esq. General-Treasurer, out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange.

HisClerkal-AND it is further Voted and Resolved, That Mr. Joseph Thurslowed 8/. per ton, Clerk to the General-Treasurer, be allowed at the Rate of Eight Day. Shillings per Day, for the Time he hath been, and may be employed in that Office, upon the Business of abstracting the State Debt: and that the the same be paid him out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State at the established Rate of Exchange.

> An Act in Amendment of an Act entitled "An Act for preventing excessive Usury in this Colony, and also for shortening the Time for Redemption of Mortgages."

five Ulury.

Amendment of the Act a. gainst excess of it is hereby Enatted, That such Parts of the Act entitled, "An Act for preventing excessive Usury in this Colony, and also for thortening the Time for the Redemption of Mortgages" as Enacts a Forseiture of the principal Sum in any Mortgage, Bond, Bill, or Contract, or any Instrument whatever, for the Payment of Money, or any thing whatever, whereby a higher or greater Interest is taken than Six per Centum per Annum, when proved only by the Oath of the Party interested therein, be and the same are hereby repealed.

Lottery granted to mend a Tiverton.

WHEREAS Thomas Durfee, Christopher Manchester, and Abraham Barker, Esq. a Committee from the Town of Tiverton, preferred a Highway in Petition, and represented to this Assembly, that the Highway, known by the Name of the Country Road, running from Westport in the Commonwealth of Massackusetts, through the Town of Tiverton aforesaid to Howland's Ferry, is very much travelled by Persons from the Towns of Westport, Bedford, and other Places, who have Bufiness in any of the trading Towns in this State: That very considerable Repairs and Amendments are necessary to be made on the

faid Road, to render it convenient and passable for Carriages: And that, by Reason of the small Number of Inhabitants who live thereon, there is no Probability of its being repaired in any convenient Time, in the common Mode of mending Highways in this State: And thereupon the said Committee prayed this Assembly to authorize them, and such others as may be joined with them, to set forth a Lottery, on such Scheme as they shall think proper, to raise the Sum of Three Hundred Pounds, to be expended in mending and repairing the said Highway:

Which being duly considered,

IT is Voted and Refolved, That the Prayer of the aforesaid Petition be, and the same is hereby granted; provided that the Managers of the said Lottery give Bond, with sufficient Surety, to the Satisfaction of the General-Treasurer, for the saithful Discharge of the Trust reposed in them.

An ACT for introducing the Dollar and its Parts, as the Money of Account within this State.

BE it Enasted by this General Assembly, and by the Authority thereof Act for it is Enasted, That from and after the First Day of September keeping Acnext, the Money of Account of this State shall be the Dollar, Cent counts in and Mille; and all Accounts in the public Offices, and other public Accounts, and all Proceedings in the Courts of Justice, and in the Town Councils, shall be kept and had in conformity to this Regulation.

AND it is further Enacted, That the Forms of Writs, or Processes, or Instruments, used in the Courts of Justice, or Town-Councils, or in any public Office in this State, in which any Sum or Sums are now required to be expressed in Pounds Shillings or Pence, shall and may be altered to an equivalent Sum in Dollars and Parts of a Dollar, expressed as above mentioned: Provided, That this Act shall not be understood to Vitiate or Nullisy any Account, Charge or Entry, originally made, or to be made, or any Note, Bond or other Instrument, expressed, or which shall be expressed, in any Money of Account existing at the Time of passing this Act; but the same shall be reduced to Dollars and Parts of a Dollar, as herein before directed, in any Suit, or Declaration thereupon.

AND it is further Enasted, That until the Laws for establishing Fees shall be Revised, and rendered conformable to the Money of Account intended by this Act to be introduced, it shall be lawful in taxing any Bill of Cost, or giving any Account or Bill of Fees in any Case, by any public Officer, to set down the Particulars of such Bill or Account in the present Money of Account, the Foot of said Bill or Account being reduced to the Money of Account by this Act established.

IT is Voted and Resolved, That a Copy of this Act be Inserted in all the Newspapers in this State.

An ACT for the Limitation of certain personal Actions.

Ad limiting BE it Enacted by this General Assembly, and by the Authority thereof it is bereby Enacted, That all Actions of Trespass for onal Actions. breaking Inclosures or Closes;—all Actions of Trespass, Detinue, upon Trover and Replevin ;-all Actions of Account, and upon the Case (except such Accounts as concern the Trade or Merchandize between Merchant and Merchant, their Factors or Servants); all Actions of Debt founded upon any Contract without Speciality; -all Actions of Debt for the Arrearages of Rent; -and all Actions of Assault, Menace, Battery, Wounding and Imprisonment, or any of them, which shall be sued or brought at any Time after the Rifing of this Assembly, at the present Session, shall be commenced and sued within the Time hereinaster directed, and not after, that is to fay-: The faid Actions upon the Case, excepting Actions for Slander;—the said Actions for Account;—and the said Actions for Debt, Detinue, Replevin and Trover, shall be commenced and brought within Six Years next after the Cause of the faid Actions or Suits hereafter to be commenced, and not after: And where the Cause of such Suit hath already happened, and now exists, then and in that Case such Suit shall be commenced within Six Years from the Riling of this Assembly, and not after: - The faid Actions of Trespals for breaking Inclosures or Closes, and all other Actions of Trespass, of Assault, Battery, Wounding and Imprisonment, or any of them, shall be brought within Four Years next after the Cause of such Action or Suits, and not after.

> PROVIDED nevertheless, and it is further Enasted by the Authority aferefaid, That if any Person or Persons, now, or who hereaster shall be entitled to any fuch Action, shall be at the Time any fuch Causes of Action accrued, within the Age of Twenty-one Years, Feme-covert, Non-compos mentis, Imprisoned, or beyond Sea, then, and in such Case, such Person or Persons shall be at Liberty to bring the same within such Times as are herein before limited after their coming to full Age, discovert, of sane Memory, at large, or return from beyond Sea.

An ACT repealing Part of the Act against Bribery and Corruption.

Part of the Act against Be it Enacted by this General Assembly, and by the Authority thereBribery reBribery reReserved of the Act against BribeReserved of the Act against BribeReser ry and Corruption as requires a Freeman, or Person to be made free,

to take the Oath prescribed in the said Act in order to qualify himself to elect, or be-elected, to any Office, be and the same is hereby repealed.

The following Report was made to this Affembly, to wit:

State of Rhode-Island, &c.

THE General-Treasurer respectfully offers to the Legislature the following Report, to wit:

THERE are due from the undernamed Towns, of the State-Tax Report of ordered at the Session held in Oxober, A. D. 1794, the following the Towns Sums, exclusive of Interest, to wit:

in the Tax last ordered.

County of Newport:

Portsmouth,	£. 28 5	93			
Tiverton,	84 3	I			
Little-Compton,	12 11	0			
New-Shoreham,	14 8	42			
	-		£. 139	3	34

County of Providence:

Providence,	£. 215 4 7	
Smithfield,	11 13 1	<u>1</u> 2
Glocester,	73 13 7	<u>t</u>
Cranston,	102 5 3	
	Bus graphing and the state of t	- 402 16 7

County of Washington:

Westerly, South Kingstown,	£. 44 0 I 364 5 0 [*] ±
Charlestown,	75 18 6 2
Hopkinton,	27 14 7
Exeter,	14 0 11
	525 19 2
	£. 1068 4 0‡

HENRY SHERBURNE, General-Treasurer.

Newport, June 13th, 1795.

Which Report being duly considered,

IT is Voted and Resolved, That the same be accepted; and that the General-Treasurer, be, and he is hereby, directed, at the Expiration of Thirty days after the Rising of this Assembly, to issue Executions for the Sums that shall be then due from each of the said Towns for the said Tax.

THE following Report was presented to this Assembly, to wit: Liberties of

Newport Gaol extended.

WE the Subscribers, a Committee appointed, by the Honorable the General Assembly, to enlarge the Bounds of the Goal in the County of Newport, beg leave to report, that in our Opinion, the Bounds of the faid Gaol ought to be enlarged and extended to the Corner of James Taylor's House, and to the Corner of the House belonging to the Heirs of Benjamin Thurston, deceased, to the Eastward, and the Width of Marlborough-Street, to the Head of the Wharf of Oliver R. Warner, Esq. to the Westward; they getting of his What.

SAMUEL WARDWELL,

Committee. Liberty of him to make Use of his Wharf. Which is submitted

Newport, June 13th, 1795.

On due Consideration whereof,

IT is Voted and Resolved, That the aforegoing Report be accepted; and that the Bounds of the said Gaol be extended and fixed agreeably thereto.

Justice for IT is Voted and Resolved, That Wheeler Martin, Esq. be, and he Providence. is hereby, appointed a Justice of the Peace for the Town of Providence, in the Place of Samuel Tburber, jun. Esq. who hath resigned.

Resolve res-IT is Voted and Resolved, That the Proceedings, for the staying peding Pe- of which Petitions are now pending on the Docket, or are presented on the Table of the Lower House of Assembly for Reception, be and they are hereby, stayed until the rising of this Assembly at the next Session: That such Petitions as are now offered for Reception, as aforefaid, may be lodged in the Secretary's Office any Time within Forty Days after the Rifing of this Assembly; and that Bonds be given thereon, and Citations issued according to Law.

> AND it is further Voted and Resolved, That the Petitioners for the Benefit of the infolvent Act, whose Petitions are now lodged for Reception, as aforefaid, and who are now confined in Gaol, be liberated, upon their giving Bonds, to the Satisfaction of the Sheriffs of the feveral Counties in which they are respectively committed, to return to Prison again if their Petitions shall not be granted; and that fuch Petitioners may lodge their Petitions, in the Secretary'a Office, and cite their Creditors in the usual Manner.

Whereas Noab Mathewson, Esq. Mr. Joseph Brown, Elisha R. the Commit. Potter, Esq. Ichabod Cole, Esq. Loring Peck, Esq. Thomas Durfee, ing a gene. Esq. Mr. George Tillinghast, and Thomas Noyes, Esq. who were apral Estimate, pointed a Committee, by the Lower House of Assembly, to confider of and report the Principles upon which a general Estimate of the rateable Property within the State, and of that belonging to the Inhabitants being without the State, ought to be taken, presented unto this Assembly their Report, and a Bill for that Purpose: ITWhich being duly confidered,

IT is Voted and Resolved, That the aforesaid Report be, and the fame is hereby, accepted.

An ACT for taking a general Estimate of the rateable Property within the State, and of that belonging to the Inhabitants being without the State.

BE it Enacted by this General Assembly, and by the Authority there. Act for tak-of it is hereby Enacted, That each Town in this State be, and ing a gene-is hereby directed, at the Town-Meeting to be holden on the last Tuesday in August next, to appoint a Committee, consisting of not less than Three, nor more than Five Persons; which Committee is hereby required and empowered to call upon the Individuals of the Town they shall be appointed for, to render an exact Account to them of all their rateable Property, whether real or personal, under Oath or Assirmation: That the said Committee shall, from such Lifts, so made and sworn to, with the Valuation Bills in such Town, together with any other Information they can obtain, make a just and true Estimate of all the rateable Property in such Town, according to the Value of the same, under Oath: Provided nevertheless, That Household Furniture (excepting Plate, which is hereby declared to be rateable) Farming-Utenfils, the Tools of Mechanicks, and One-quarter Part of Property at Sea, shall not be deemed rateable Property: That the faid Committee proceed upon and complete the Business for which they are appointed by the Tenth Day of October next: And that they be paid for their Services by the Town appointing them.

IT is further Enacted by the Authority aforesaid, That Mr. Joseph L. Boss, John Davis, Esq. Mr. Moses Brown, Noah Mathewson, Esq. 6 Joseph Stanton, jun. Esq. Elisha R. Potter, Esq. Ichabod Cole, Esq. Thomas Allin, Esq. Mr, William Greene, and Isaac Johnson, Esq. be, and they hereby are, appointed a State's Committee, and empowered and directed to go into all the Towns in the State, and call upon the Committees of the several Towns to appear before them, with the Estimates by them taken, together with the Accounts given in to them by the Individuals, under Oath, or Assirmation, of their rateable Property, and also a List of those Persons who shall not deliver to them a List of their Estates agreeably to this Act, and to inform them, the faid State's Committee, of the Principles upon which they, the Town's Committee, have proceeded: And that the faid State's Committee, from the Estimates so made, together with any other Information they can obtain, either from the Town's Committee, or by comparing the Estates in the different Towns, form a general Estimate of all the rateable Property in the State.

IT is further Enacted by the Authority aforesaid, That if any Per-Ion in any Town in the State shall refuse or neglect to deliver an Account

count of his or her rateable Property, of any Kind, Name, or Nature, excepting as aforefaid, to the faid Town's Committee, on or before the Time which shall be by them appointed for that Purpose, in such Case, the said State s Committee shall be, and they are hereby, authorized and empowered to put such Valuation upon the Property of the Person so resusing or neglecting as they shall think proper, which shall be taxed Two-fold by the Town, in Proportion to the Property of the other Citizens as determined by the said Valuation, until he or she shall give an Estimate of his or her Property agreeably to the Directions of this Act; unless he or she shall be beyond Sea, or absent from the State: Provided bowever, That no Person living in one Town and holding an Estate in another Town shall be Two-folded, unless he or she, or his or her Tenant or Agent, shall neglect, upon Notice given, to attend in such other Town, and give an Account of his or her rateable Property therein.

IT is further Enatted by the Authority aforefaid, That if any Town shall neglect to appoint a Committee to take an Estimate, or if all the Inhabitants of any Town shall neglect giving in an Account of their rateable Property agreeably to this AA. in such Case the said State's Committee shall put such Valuation upon such Town as they shall think proper; and that such Town shall be assessed to give an Account of their rateable Property are to be assessed by this AA.

AND it is further Enasted by the Authority aforefaid, That the State's Committee shall immediately after the said Tenth Day of Ostober, proceed to, and complete as soon as may be, the Duty by this Act assigned them: And that they make Report to this Assembly, at the next following Session after they shall have executed the Business of their Appointment.

J. Richards IT is Voted and Resolved, That One Pound Seven Shillings be alallowed lowed and paid to Mr. John Richards out of the General-Treasury,
in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account for attending upon this Assembly, at the present Session, as a Waiter.

Grantsorthe IT is Voted and Resolved, That Messes. Charles Lippitt, Jason new Gaol in Newell, and John Smith, the Committee for building a new Gaol in the County of Providence, be and they are hereby empowered, for that Purpose, to draw the Sum of Two Hundred Pounds out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange.

Cloaths at. IT is Voted and Refolved, That the Sheriff of the County of New-lowed C. port be empowered and directed to purchase Two Shirts, and Two Pair of Trowsers, at the Expence of the State, for the Use of Cary Parker, a poor Criminal, confined in the Gaol in the said County at the Suit of the State.

11

IT is Voted and Resolved, That the Act, passed at the present Resolve res-Session, for staying Proceedings upon Petitions now pending on recting Pethe Docket, do not extend, in any Instance, to Petitions lodged in the Secretary's Office where no Citation hath issued agreeable to Law.

IT is Voted and Resolved, That the Session of the General-Assem- Assembly to bly, which of Course is to be holden on the last Wednesday in Odober meet on the next, be holden on the last Monday in that Month, in the State- in Odober. House, at South-Kingstown: Any Law, or Custom, to the contrary notwithstanding.

Herry Ward J.

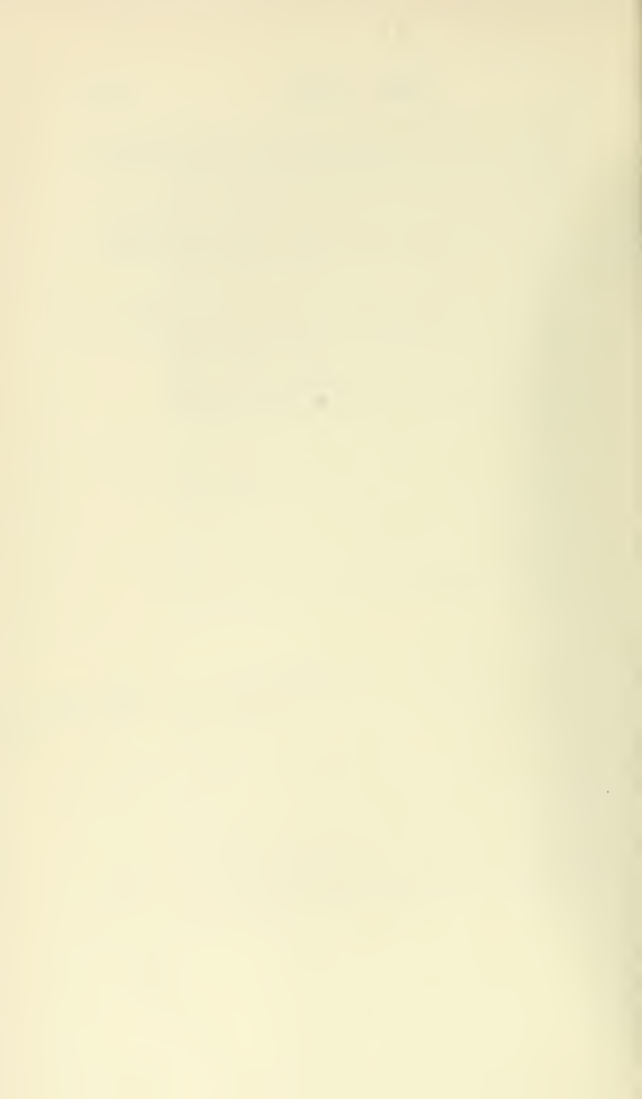
IT is Voted and Resolved, That all Business lying before this As- Adjournsembly unfinished be, and the same is hereby, referred to the next ment. Session: That the Secretary publish the Acts and Orders' now made and passed, and transmit them to the several Towns, in the ulual Manner: And that this Assembly stand adjourned to the Saturday next preceding the last Monday in October next, if then called; but if not called before, nur at that Time, that then this Affembly be, and hereby is, disfolved.

GOD fave the United States of AMERICA:

A TRUE COPY, DULY EXAMINED:

WITNESS,

WARREN (RHODE-(ISLAND): PRINTED BY NATHANIEL PHILLIPS, PRINTER TO THE STATE. M, DCC, XCV.



At the General Assembly of the Governor and Company of the State of Rhode-Island, and Providence-Plantations, begun and holden at South-Kingstown, within and for the State aforesaid, on the last Monday in October, in the Year of our Lord One Thousand Seven Hundred and Ninety-five, and in the Twentieth Year of Independence.

P R E S E N T,
HIS EXCELLENCY

ARTHUR FENNER, ESQUIRE, GOVERNOR.

THE HONORABLE

SAMUEL J. POTTER, Esq. Deputy-Governor.

Thomas G. Hazard, Esq.

Jonathan Comstock, Esq.

Caleb Gardner, Esq.

John Cooke, Esq.

James Congdon, Esq.

Thomas Hoxsie, Esq.

George Brown, Esq.

Job Watson, Esq.

SAMUEL E. GARDNER, Esq. Secretary pro Tempore.

DEPUTIES

DEPUTIES from the several TOWNS.

NEWPORT:
George Champlin, Efq.
John Handy, Efq.
Mr. Nicholas Taylor,
Mr. John L. Bofs,
Mr. Christopher Fowler,
Simeon Martin, Efq.
PROVIDENCE:
Welcome Arnold, Efq.
Ocharles Lippitt, Efq.
John Smith, Efq.
PORTSMOUTH:
Abraham Anthony, jun. Efq.
Tillinghast Almy, Efq.
Mr. Richard Shearman,
Mr. Thomas Potter.
WARWICK:
Moses Arnold, Efq.
Anthony Holden, Efq.
Henry Remington, Efq.
Thomas Holden, Efq.
WESTERLY:
Thomas Noyes, Efq.
Rowse Babcock, Efq.
NEW-SHOREHAM:
None.
NORTH-KINGSTOWN:
Daniel Updike, Efq.
George Thomas, Efq.
SOUTH-KINGSTOWN:
Elisha R. Potter, Efq.
Rowland Brown, Efq.
EAST-GREENWICH:
Mr. William Greene (Son of Benj.)
Mr. George Tillinghast.
JAMESTOWN:
Mr. John Remington.
SMITHFIELD:
Job Aldrich, Efq.
Mr. Joshua Jenckes.
SCITUATE:
James Aldrich, Efq.
Job Randall, Efq.
GLOCESTER:
Samuel Winsor, Efq.
Mr. Silas Thayer.
CHARLESTOWN:
Joseph Stanton, jun. Efq.

Mr. Edward Wilcox. WEST-GRRENWICH: Amos Jaqways, E/q. Mr. Daniel Hopkins. COVENTRY: Joseph Rice, E/q. Mr. Benjamin Arnold. EXETER: Mr. James Clarke, Mr. Abraham Wilcox, jun. MIDDLETOWN: Mr. Joshua Peckham, Mr. Isaac Barker. BRISTOL : Samuel Wardwell, Esq. Loring Peck, Esq. TIVERTON: Thomas Durfee, Esq. Christopher Manchester, Esq. LITTLE-COMPTON: Nathaniel Searle, Esq. John Davis, E/q. WARREN: Ichabod Cole, Esq. Level Maxwell, E/q. CUMBERLAND: Jotham Carpenter, Esq. Mr. David Sayles. RICHMOND: Jonathan Maxfon, E_{fq} . Mr. Thomas James. CRANSTON: Caleb Williams, E/q. John R. Arnold, Esq. HOPKINTON: George Thurston, Esq. Moles Barber, Esq. JOHNSTON: Noah Matthewson, Esq. Mr. William Waterman. NORTH-PROVIDENCE: Ezekiel Whipple, Esq. Stephen Jenckes, jun. Esq. BARRINGTON: Thomas Allen, E/q. James Martin, Esq. FOSTER:

The Honorable Elisha R. Potter, E/q. was chosen Speaker, and Asher Robbins, E/q. Clerk of the Lower-House.

William Tyler, Esq. Daniel Howard, Esq.

THEREAS Thomas Rumreill, Esq. presented unto this Af- Report of the fembly the following Report, to wit:

Keeper of the Grand Com. Office.

Grand-Committee's Office.

Newport, October 26th, 1795.

I HEREBY certify that I have received into the Grand-Committee's Office, since January 23d, 1795 (the Day I last delivered the Committee Paper Money to burn) Five Thousand Three Hundred and Twenty-five Pounds Ten Shillings and Three Pence, in Discharge of the Principal of Mortgage-Deeds.

THOMAS RUMREILL, Keeper of faid Office.

£.5325 10 3.

Which being duly confidered,

IT is Voted and Resolved, That the aforegoing Report be, and the fame is hereby, accepted.

IT is Voted and Refolved, That Mefficures George Champlin, and Committee John L. Boss be, and they are hereby, appointed a Committee to burn Paburn the Paper Money in the Grand-Committee's Office; and that they make Report to this Affembly at the next Session.

An ACT to incorporate certain Persons by the Name of The Proprietors of the Cumberland School-House.

HEREAS Schools and public Institutions for the Promo- Charter to tion of Literature are of the highest Importance in Soci- the Proprieety, by training up the rifing Generation in the Paths of Virtue tors of Cumand Knowledge, and have justly received the Approbation of the berland School wise and virtuous in every Age: And, whereas the erecting a House. School-House for that Purpose, at Cumberland, within this State, was highly advantageous to that Place and honorable to the Government; and a Number of Persons hereinasternamed appear as Undertakers in this laudable Design, and thereupon a Petition hath been preferred to this Assembly, praying that full Liberty and Power may be granted unto them who have erected a Building at Cumberland aforefaid, for the Education of Youth; and that, for the more effectual Execution of their Defign, they may be incorporated into a Body politic, to be known in Law, with the Power and Privileges necessary for the Purpose aforesaid: And this Assembly being desirous to promote useful Knowledge among all Ranks and Degrees of Citizens,

Do Enact, Grant, Constitute, Ordain and Declare, and by the Authority thereof it is hereby Enacted, Granted, Constituted, Ordained and Declared, That Absalom Ballou, David Sayles, Amaziah Weatherhead,

Weatherbead, Daniel Jenckes, William Whipple, Joseph Whipple Jedediah Jenckes, John Bly, Amos Follett; John Jenckes, William Jenckes, Gideon Brown, Benjamin S. Walcott, Jeremiah Scott, Nasbaniel Scott, David Jenckes, Peter Jenckes, Timothy Mason, Joseph Mowry, Benjamin Dexter, Jonathan Ray, David Ray, and Oliver Bly, together with fuch others as shall hereafter become Proprietors, and their Successors and Assigns, shall be forever hereafter One Body corporate and politic in Fact and Name, to be known and distinguished in Law by the Name of The Proprietors of the Cumberland School-House: That by the same Name their Successors and Assigns, shall and may have perpetual Succession; and shall and may be Persons able and capable in Law, to sue and be sued, to plead and be impleaded, to answer and be answered unto, to defend and be defended against in all and singular Causes, Suits, Matters, Actions and Things of what Kind soever; and also to have, take, possess, purchase, acquire, or otherwise receive and hold, Lands, Tenements, Hereditaments, Goods, Chattels, or other Estate; of which they may and shall stand siezed, notwithstanding any Missioner of the Corporation, or by whatever Name, or however impersectly the same may be described in any Gift, Devise, Bequest, or Assignment, provided the true Intent of the Benefactor, or Assigner be evident; and also the same to grant, demise, aliene, lease, use, occupy, manage and improve, according to the Tenor of the Donations, and to the Purposes, Trusts and Uses, to which they shall be fiezed thereof: Provided that the Value of the Property belonging to the faid Corporation shall not at any one Time exceed the Value of Ten Thousand Dollars: And that full Liberty, Power and Authority be, and is hereby, granted unto the faid Proprietors of Cumberland School-House, who have creeted a Building, to be occupied as a School-House, for instructing Youth in Reading, Writing and Arithmetick, and such other useful and ornamental Learning as a Committee of the Corporation may permit, without incommoding the aforenamed Branches of Learning.

IT is further Enasted by the Authority aforesaid, That the Building shall be held by the Proprietors in Shares, that every Proprietor holding One Share shall have One Vote, and so in Proportion to the Number of Shares each Proprietor may hold; and that a Majority of the Voters present at any legal Meeting, not being less than Seven, shall determine all Questions.

IT is further Enasted by the Authority aforesaid, That the said Corporation shall have a common Seal, which it shall be lawful for them to alter, change, or make anew at Pleasure.

IT is further Enasted by the Authority aforesaid, That the said Corporation may receive into their Body such Persons as they shall judge proper, being Proprietors of One Share; and that the said Corporation shall have, and there is hereby granted unto them, still Power, at any of their stated Meetings, to make such Rules, Orders and By-Laws as they shall judge needful for the better Government

Government of the Corporation, and to alter the same: Provided that such Rules Orders and By-Laws be not repugnant to the Laws of this State, or the Design of their Institution.

IT is further Enacted by the Authority aforefaid, That there shall be a Meeting of the Corporation at Cumberland, on the First Monday in October, annually forever; at which Time, for the better ordering and managing the Affairs of the Corporation, they shall out of their Body politic, by a Majority of the Proprietors present, elect a President, Treasurer, and Secretary, for the said Corporation; who shall before they are qualified to act be sworn to the saithful Performance of their respective Trusts.

IT is further Enatted by the Authority aforefaid, That there shall be a Proprietors Committee, confishing of Three of the Proprietors, chosen at every annual Meeting by a Majority of the Voters prefent, to conduct the Business of the Corporation, and for executing their Votes and Resolves: And that the said Committee shall have Authority to let the School-House for the Use of the Corporation, in Proportion to the Subscription of each of the Proprietors, or to contract with School-Masters as the Proprietors shall direct.

IT is further Enalled by the Authority aforesaid, That Captain David Sayles be the First President, Mr. Absolom Ballou the First Treasurer, and Col. Amaziah Weatherhead the First Secretary, of the said Corporation, and Benjamin S. Walcot, Jonathan Ray and Col. Amaziah Weatherhead, be the First Proprietors Committee; to continue in their several Places until the First Monday in Ollober next.

IT is further Enatted by the Authority aforefaid, That a Meeting of the Corporation, at Cumberland, aforefaid, may be called at Three Days Notice by the President, on Application to him made in Writing by Four Members.

AND it is further Enacted by the Authority aforesaid, That his Excellency the Governor be, and he is hereby, requested to sign a fair Copy of this Act, and cause the Seal of the State to be thereto affixed: Which shall grant and convey to the said Proprietors of the Cumberland School-House all and every the Powers, Rights and Privileges in this Act contained and mentioned, and intended to be granted and conveyed.

IT is Voted and Refolved, That Messes. George Champlin, Chris-Com. to Autopher Fowler, and John L. Boss be, and they are hereby, appointed ditthe Gen. a Committee to audit the Accounts of the General Treasurer; and Accounts. that they make Report to this Assembly at the next Session.

Whereas the Inhabitants of the Town of Providence preferred A& respect.

a Petition, and represented unto this Assembly, that in June Town-lie Burying.

Meeting, A. D. 1795, a Committee was raised for the Purpose of Ground in B enquiring Providence.

enquiring into and reporting the Terms on which a Strip of Land, One Hundred Feet in Width, being Part of the North Burying-Ground, could be exchanged for other Land lying on the West Side of the said Burying-Ground: And in pursuance of their Appointment the said Committee made Report at August Town-Meeting as follows:

"We the Subscribers, being appointed by the Freemen of the Town of Providence, in Town Meeting affembied, a Committee to enquire into and report the Terms on which a Strip of Land, One Hundred Feet wide, being Part of the North Burying-Ground adjoining the new Road leading from the North End of this Town, and on the West Side of the said Burying-Ground, may be exchanged for, do report,

"THAT it is our opinion an Exchange somewhat similar to that mentioned will be of great Utility to the Town; that to lay out a Street Fifty Feet wide from the North End of faid Burying-Ground to the South End of the same, on a straight Line, and nearly parallel with the faid new Road, so as to leave a Strip of Land between the Two Streets One Hundred and Forty Feet wide, the whole Length of the same, for the Purpose of House Lots, &c. will be extremely convenient, and greatly accommodate that Part of the Town; that the faid Strip of Land is not commodious for a Burying-Ground, the same being mostly uneven; that the Land adjoining the Burying-Ground on the West is much more suitable for the Purpose of a Burving-Place, and, as we are informed, may be purchased to good Advantage; but have not conversed with the Owner for the Purpole. Within the said Strip is a Piece of Land adjoining to Mr. Aaren Majon's Land, about Two Hundred and Fifty-two Feet long, and about Seventy-five Feet wide at the South End, and at the North End extends from one Street to the other, which we recommend may be fold to the said Mason for Twentyfive Pounds, as the same can be of little Use to any other Person.

"We also recommend, that this Town petition to the Honorable General Assembly for a Grant, or Act of the same, for the Purpose of selling and purchasing the Lands as aforesaid.

"ALL which we humbly submit, &c.

Amos Atwell, John Smith, John Brown."

And whereas the aforesaid Petitioners surther represented, that at the same August Meeting the said Report was received, and the following Vote passed thereon, to wit:

"AND the said Report being duly considered, It is thereupon Resolved, that the same be received; and that the aforenamed Committee, with Moses Brown, be authorized and requested to lay out the Street as the same is therein delineated, to cause a Plat there-

of to he taken, and to furnish the Deputies from this Town therewith, for the Purpole of affilting them in an Application to the Honorable General Affembly, as recommeded in faid Report."

And whereas the faid Petitioners did thereupon pray this Affembly that they may be empowered to lay out the faid Street agreebly to the Plat with the faid Petition presented, and also to make Sale of that Part of the faid Burying Ground, or to exchange the fame, in Conformity to the aforefaid Report: And that they may also be empowered to erect a suitable Fence around the whole of the Land now appropriated, or that may hereafter be appropriated, to the purposes of a Burying-Ground.

On due Consideration whereof,

IT is Voted and Resolved, That the Prayer of the Petitioners in the aforerecited Petition contained be, and the same is hereby, granted.

Upon due Consideration of the Petition of Thomas Pearse, of Grant of sor.

Warren, Executor of the last Will of his Father, Nathaniel Pearse, seited Moderate of Brilly Esq. deceased representing that his said Father in the second services. late of Bristol, Esq. deceased, representing that his said Father, in Pearle. the Year 1786, lodged with Elkanab Humpbry, Esq. then one of the Justices of the Court of Common Pleas for the County of Briftol, a Sum of Money in the Bills of Credit of this State, emitted in May, A. D. 1786, to discharge a Judgment of Court, obtained against him by Leonard Vassal Borland, of Boston, at the Court of Common Pleas held in Newport, in November, A. D. 1785; which being refused was lodged by the said Elkanab Humphry in the General-Treasury: And that he, the Petitioner, hath since satisfied the faid Judgment in another Way; and praying that he may receive the same Money out of the General-Treasury:

IT is Voted and Resolved, That the said Thomas Pearse be empowered to receive out of the General-Treasury the Money actually lodged therein, on the abovementioned Account.

IT is Voted and Resolved, That One Hundred and Three Dollars D. Owen and Fifty Cents be allowed and paid to Daniel-Owen, Esq. out of allowed the General-Treasury, in Specie, or in the Bills of Credit emitted 103 del. 50. by this State, at the established Rate of Exchange; it being the Amount of his Account, for his Services as Chief Justice of the Superior Court of Judicature, &c. during the last Spring Circuit.

IT is Voted and Resolved, That Twenty-three Dollars and Sixty T. Tew alseven Conts be allowed and paid to Mr. Thomas Tew, Keeper of the lowed Goal in the County of Newport, out of the General-Treasury, in 23 dol. 67. Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account for the Prison Fees and Support of divers poor Prisoners committed at the Suit of the State.

J. Almy al-IT is Voted and Refolved, That Seven Dollars be allowed and lowed 7 dol. paid to Jonathan Almy, Esq. out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account for the Rent for Six Months (to the 30th of this instant October) of One Third of a Lot of Land and House thereon, in Newport, being the Dower of Mrs. Freelove Eldred.

G. Thomas allowed 8 dol. 50.

IT is Voted and Refolved, That Eight Dollars and Fifty Cents be allowed and paid to George Thomas, Esq. out of the General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account for taking a Number of Depositions, by Order of his Excellency the Governor, respecting the hostile Conduct of Capt. Home, Commander of the Africa, a British Ship of War.

Additional

Whereas an Act was passed by this General Assembly, at the Charter to Session in October, A. D. 1794, for the Purpose of incorporating the Light Company in the Town of Providence, by the Name of The Company in Tight Company of the First Regiment of Militia in the County of Providence. Light Company of the First Regiment of Militia in the County of Providence, which hath been found insufficient for the Purposes for which it was defigned:

> BE it therefore Enasted by this General Assembly, and by the Authority thereof, it is hereby Enacted,

> IN THE FIRST PLACE. THAT the faid Company may at any Time hereafter confift of Eighty Men, Rank and File, to be inlisted in the Town of Providence.

> SECONDLY. THAT the Members of said Company for the Time being, or the major Part of them, shall once in every Year, to wit, on the last Monday in April, meet together in some convenient Place by them appointed, then and there to choose their Officers, to wit, One Captain, One Lieutenant, and One Ensign, and all other Officers necessary for the training disciplining, and well ordering the faid Company; at which Election no Officer shall be chosen, but by the greater Number of Voters then present; the Captain, Lieutenant, and Enfign to be approved of by the Governor and Council for the Time being, and commissioned accordingly.

> THIRDLY. THAT the said Company shall meet Three Times in a Year, exclusive of the Regimental Muster, and as much oftener as they shall think necessary, to exercise themselves, upon the Penalty of paying to and for the use of said Company the following Fines for every Day's Neglect, to wit, the Captain, Lieutenant, and Enfign, Two Dollars, each, the Clerk, Sergeants, Corporals, and Privates, One Dollar and Fifty Cents, each, to be levied by a Warrant of Distress from the Captain, or commanding Officer of the faid Company for the Time being, directed to the Clerk.

> > FOURTHLY.

FOURTHLY. THAT the faid Company, or the greater Number of them, shall have Power to make such Rules and Orders, amongst themselves, as they shall think necessary to promote the End of their Establishment; and to lay such Fines and Forseitures, upon any of their own Company, for the Breach of such Rules and Orders as they shall think proper, so that the same do not exceed the Sum of One Dollar and Fifty Cents for any one Offence, to be levied by Warrant of Distress from the Captain, or commanding Officer of the said Company for the Time being, directed to the Clerk.

FIFTHLY: THE faid Company shall be posted, and act as a Light Company to the First Regiment of Infantry in the County of Providence, on all Regimental Parade Days.

Stathly. That if any Officer, or Officers, chosen by the said Company shall be disapproved by the Governor and Council, or shall remove out of the said Town of Providence, or shall be taken away by Death, that then, in any such Case, the Captain of the said Company or the commanding Officer thereof for the Time being, shall call the Company together as soon as conveniently may be, and choose another or others in the Room of such Officer or Officers so disapproved, removed, or taken away by Death, in the same Manner as is herein before directed.

SEVENTHLY. THAT the present Officers of the said Company shall continue to be the Officers thereof, until the last Monday in April next.

IT is Voted and Refolved, That Ninety-two Dollars be allowed J. Perry aland paid to Mr. Joseph Perry, out of the General-Treasury, in lowed 92 dol. Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account for his Services as Captain of one of the Guard-Boats, employed on Account of the contagious Distemper prevalent in New-York.

IT is Voted and Resolved, That One Hundred and Sixty-sive Dol- E. Knapp allars and Sixty-seven Cents be allowed and paid to Mr. Elijah Knapp, lowed out of the General-Treasury, in Specie, or in the Bills of Credit e- 165 dol. 67. mitted by this State, at the established Rate of Exchange; it being the Amount of his Account for the Use of his Boat, which was employed as a Guard-Boat on Account of the contagious Distemper prevailing in New-York, and for his Services on board her.

IT is Voted and Refolved, That Sixty-fix Dollars and Sixty-Seven J Knapp al-Cents be allowed and paid to Mr. James Knapp, out of the General-lowed Treasury, in Specie, or in the Bills of Credit emitted by this State, 66 del. 67. at the established Rate of Exchange; it being the Amount of his Account for his Services on board one of the Guard-Boats, employed on Account of the contagious Distemper prevalent in New-York.

IT

IT is Voted and Resolved, That Twenty-fix Dollars and Sixtyward allow- seven Cents be allowed and paid to Mr. Robert Woodward out of ed 26 dol.67. the General-Treasury, in Specie, or in the Bills of Credit emirred by this State, at the established Rate of Exchange; it being the Amount of his Account for his Services on board one of the Guard Boats, employed on Account of the contagious Diltemper prevaling in New York.

Superior Court Newport sevived

WHEREAS the Superior Court of Judicature, Court of Affize, and General Gaol-Delivery appointed by Law to have been held at Newport, in the County of Newport, on the last Monday in August last, past, did not fit at that Time; and unless the same be revived great Injustice will be done:

BE it therefore Enasted by this General Assembly, and by the Authority thereof it is Enasted, That the faid Superior Court, which was by Law to have been held at Newport, on the faid last Monday in August 1ast, shall be holden at said Newport on the last Monday in Nevember next: That all Appeals which were made to, and all Matters and Things which might have been heard and determined at, the faid Term of the laid Court, on the faid last Tuesday in August, shall and may be entered, heard and decided at the said Term of faid Court to be holden by Virtue hereof, in the fame Manner as they might have been entered heard and decided at the faid Term in August last: And that all Jurors, who were drawn to attend at the faid Term of the faid Court in August last, shall attend at the Term of faid Court to be holden on the faid last Monday, in November.

Lottery Martin's Wading -Place.

WHEREAS a Number of the Inhabitants of Smithfield, and Cumgranted for berland, in this State, and of Wrentham, Attleborough, &c. in the building a Commonwealth of Massachusetts, preferred a Petition, and reprefented unto this Affembly, that the Lime-Kilns in the Town of Smithfield, on the West Side of Pawiucket River, receive the greatest Part of their Supplies of Wood from the Towns of Cumberland Attleborough, and Wrentham aforefaid: That for a great Part of the Seafon the faid River is impassible, which causes very heavy Expences, and many Difappointments: And that a Bridge built over the faid River would be of great and manifest advantage to the Public at large: And thereupon prayed this Assembly to grant them a Lottery to raife the Sum of Four Thousand Dollars, to be applied to the building a Bridge over the faid River, at or near a Place called Martin's Wading-Place, between the faid Towns of Smithfield and Cumberland:

On due Consideration whereof,

IT is Voted and Refolved, That the Prayer of the aforefaid Petition be granted: And that Meffes. Jeffe Harris, and zidam Jenckes of Smithfield, Jotham Carpenter, and Abraham Ballou of Cumberland, be, and hereby are appointed Managers of the faid Lottery,

with full Power of fetting forth the same upon such Scheme as they shall think best, to answer the Purpose of raising the said Sum of Four Thousand Dollars for the Use aforesaid; they giving Bond to the General Treasurer, with sufficient Sureties, in the whole Amount of the Tickets by them proposed to be fold, for the faithful Discharge of the Trust reposed in them.

IT is Voted and Resolved, That David Howell, and David L. Committee Barnes, Esq'rs. be added to the Secretary and Attorney-General, to revise the the remaining Members of the Committee for revising the Laws of Laws conthis State (Samuel Eddy, Esq. having religned): That in Addition an Audition. to the Statute Laws of this State already compiled by the faid First Com nittee, the present Committee revise all the Statutes of England and Great-Britain which are confonant to the Constitution and Practice of this State, and form a System of Laws for this State from the whole, with fuch Amendments and Alterations from the present Liws, as may appear to them useful: And that they make Report to this Affembly as foon as may be, to the End that the Statute Laws, other than the Laws of the Congress of the United States, operative in this State, may be all published and made known to the Citizens at large.

IT is Voted and Refolved, That Ninety fix Dollars be allowed I Carr aland paid to Mr. John Carr, out of the General-Treasury, in Spe-lowed 95 dol. cie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Pay-Abstract for his Wages, as Gunner of Fort Washington, from the 4th of May, A. D. 1794, to the 4th of May, A. D. 1795, and for the Wages of an Oarsman for the same Time.

An ACT to incorporate the Stockholders in the Bank of Rhode-Island.

HEREAS the following Plan of a Constitution of a Bank Charter to the Rhode in Newport hath been formed and adopted by the Stock- Island Bank. holders thereof, to wit:

First. That a Subscription be opened at the State-House in Newport, on Monday the 12th Day of Ottober, A. D. 1795, at Three o'Clock, P. M. for One Hundred Thousand Dollars, in Five Hundred Shares of Two Hundred Dollars each, to be payable in Gold, or Silver, in the following Instalments, to wit: On each and every Share, Five Dollars at the Time of Subscribing; Ninety five Dollars on the last Monday in December next; Twenty five Dollars on the last Monday in March next; Twenty-five Dollars on the last Monday in June next; Twenty five Dollars on the last Monday in September next; and Twenty five Dollars on the last Monday in December, A. D. 1796: And that the said Subscription be opened under the Direction of Mr. Moles Seixas, who is to receive the Five Dollars on each Share at the Time of Subscribing, to give a Certificate thereof to each Subscriber, and to pay on Demand the Money so received by him to the President and Directors, to be appointed as hereinaster prescribed.

SECONDLY. THAT the President and Directors be empowered to receive the other Instalments, herein before specified; but with Authority to suspend the Fish and Sixth Instalments, or either of them, if they shall consider it for the Interest of the Bank, and to direct the Payment or Payments on any surther Period, or Periods, giving therefor at least Ninety Days Notice.

THERDLY. THAT if any Subscriber, or Subscribers, shall fail to pay any One of his, her, or their Instalments on or before the Day of Payment, he, she, or they shall forfeit the Sum or Sums of Money by him, her or them previously paid, and the Share, or Shares, by him, her, or them subscribed, to and for the Use of the Bank.

FOURTHLY. THE Capital of the said Bank may be increased from Time to Time, or at any Time hereafter, under such Regulations, Restrictions and Conditions as a Majority of the Stockholders, specially convened for that Purpose, shall think proper, to an Amount not exceeding Five Hundred Ibousand Dollars: Provided that such Regulations, Restrictions and Conditions shall not affect any Rights acquired under previous Subscriptions.

FIFTHLY. At all general Meetings the Stockholders shall be entitled to as many Votes as they hold Shares respectively; and to vote by themselves, their Agents or Proxies, duly appointed.

Sixthey. The Stockholders shall hold a general Meeting at Newport, on the First Monday in January, A. D. 1797, for the Election of Directors, and the Transaction of such other Business as they may deem necessary: And, at the same Newport, shall hold an annual Meeting thereaster, on the First Monday in January in each succeeding Year, for the same Purposes: But general Meetings of the Stockholders may be holden at any other Time or Times, whenever the President and Directors shall think it expedient, or whenever a Number of Stockholders holding One Hundred Shares, or more, shall require; the Time and Place of Meeting, in Newport, to be fixed and publicly notified by the President and Directors: At which general Meetings all Elections and Questions shall be determined by a Majority of Votes.

SEVENTHLY. THE Stockholders shall choose annually, and at their annual Meeting, Nine Directors; which Directors, at their First Meeting afterwards, shall elect a President from their Number; but no Person shall be eligible, or continue as President or Director, except such as are actually Stockholders and Citizens of the United States, and Inhabitants of Newport. And in Case of Vacancy by Disqualification, Death, Resignation, or otherwise, the said Vacancy may be filled up, by a new Election for the Remainder of the Year, by the Stockholders, in Manner as is herein prescribed, at a Meeting specially to be convened for that Purpose:

Provided

Provided the Prefident and Directors, or any Number of Stock-holders holding OneHundred Shares, or more, shall consider it necessary.

EIGHTHLY. THE President and Directors shall hold a Meeting on the First Monday in each Month, and at any other Time, or Times they shall think necessary: Not less than Five Directors shall constitute a Board for the Transaction of Business; of whom the President shall make One, if present, but in Case of his Absence One of the Directors shall preside for that Meeting.

NINTHLY. The Board of Directors shall determine the Manner of doing Business; the Rules and Form to be pursued; appoint and pay the various Officers which they may find necessary; make Contracts; dispose of the Money and Credit of the Bank for the Interest and Benefit of the Proprietors; and make from Time to Time, at least Once in every Six Months, such Dividends out of the Profits as shall appear to them adviseable: Provided they in no Instance do any Act contrary to the Regulations made by the Stockholders.

TENTHLY. THREE of the Directors shall, by Rotation, monthly, more immediately inspect the Business of the Bank, and shall, at least Once every Week, examine into the State of the Cash Account; of the Notes issued and received; and cause the Accounts to be regularly stated and balanced, and the Balances transferred.

ELEVENTHLY. A PRESIDENT or Director, as such, shall not be entitled to any Compensation, or Emolument, unless allowed by the Stockholders at a general Meeting.

TWELFTHLY. THE Cashier, and Clerk, or Clerks, before Admission to their respective Trusts, shall give Bond, with Two or more Sureties, to the Satisfaction of the President and Directors; the Cashier, in a Sum not less than Five Thousand Dollars, and each Clerk, in a Sum not less than One Thousand Dollars, conditioned for the faithful Discharge of their several Duties.

THIRTEENTHLY. THE Stock, or Shares, of the Bank shall be transferable only at the Bank by the Stockholder, or Stockholders, or his, her, or their Attorney legally appointed, and in a Form to be prescribed by the President and Directors.

FOURTEENTHLY. If any President, Director, or Officer of the Bank, shall commit any Fraud, or Embezzlement, touching the Money, Property, or Securities of the Bank, he shall forseit all his Share, or Shares, or Stock in the Bank, and be prosecuted to the utmost Rigor of the Law.

FIFTEENTHLY. THE Bank shall be opened, and commence Business, on the First Monday of January, A. D. 1796.

SIXTEENTHLY. ALL Sums of Money offered shall be received into the Bank for sase Keeping, and delivered out to the Order or Check of the Proprietor, or Proprietors, at his, her, or their Pleafure, without any Charge for receiving, keeping and delivering the same.

SEVENTEENTHLY. THAT the Subscribers to the said Bank convene at the State-House on Tuesday, the Thirteenth Day of October next, at Three o'Clock, P. M. and elect Nine Directors, to continue until the First Monday in January, A. D. 1797; who, at their First Meeting, shall appoint One of their Number President: That the President and Directors, on being appointed as aforesaid, shall apply to the Legislature of this State for an Act to incorporate the Subscribers, under the Name of The President, Directors, and Company of the Bank of Rhode-Island, to grant to them the Rights Privileges and Security essential to such a Corporation, and to ratify and establish by Law the Constitution of the said Bank, as agreed to by the Subscribers; and their Acts and Doings under and in Conformity to the said Constitution.

AND WHEREAS, in Pursuance of the First Article in said Plan, a Subscription was opened and filled as therein proposed: And Whereas in Pursuance of the Seventeenth Article of the said Plan, Christopher Champlin, George Champlin, George Gibbs, Peleg Clarke, Caleb Gardner, Thomas Dennis, Simeon Martin, James Robinson, and Walter Channing, were elected Directors of the said Bank, who have elected the said Christopher Champlin President thereof r And whereas the said President and Directors have petitioned this General Assembly for an Act to incorporate the Stockholders in the said Bank:

THEREFORE, Beit Enacted by this General Assembly, and by the Authority thereof it is bereby Enacted, That the aforegoing Articles are and shall be, the Constitution of the said Bank. And all Ass and Doings under, and in Conformity to the saidConstitution shall be good and effectual in Law.

BE it further Enasted by the Authority aforefaid, That the Stockholders in the said Bank, their Successors, and Assigns, shall be, and are hereby, created and made a Corporation and Body politic, by the Name and Style of The President, Direstors, and Company of the Bank of Rhode-Island: And by that Name shall be, and are hereby made capable in Law to have, purchase, receive, possess, enjoy, and retain to them, and their Successors, Lands, Rents, Tenements, Hereditaments, Goods, Chattels and Essess of what Kind or Nature soever: And the same to sell, grant, demise, aliene, or dispose of; to sue or be sued, plead and be impleaded, answer and be answered, to desend and be defended, in Courts of Record, or any other Place whatever: And also to make, have and use a common Seal, and the same to break, alter and renew, at their Pleasure: And also to ordain and establish, and put in Execution such By-Laws, Ordinances and Regulations as shall seem necessary

and

and convenient for the Government of the faid Corporation; not being contrary to Law and the Constitution of the said Bank: And generally to do and execute all, and singular, Acts, Matters and Things which to them it shall or may appertain to do.

AND be it further Enatled by the Authority aforefaid. That no Stockholder, or Member of the faid Corporation, shall be answerable for any Loss, Deficience, or Failure, of the Capital Stock of the faid Corporation for any more, or larger Sum, or Sums of Money whatever than the Amount of the Stock, or Stocks, or Shates which shall appear by the Books of the said Corporation to helong to him, her, or them, at the Time or Times when such Loss or Losses shall be sustained.

AND be it further Enacted by the Authority aforefaid, That in Cafe any Person indebted to the said Bank, on any Bond, Bill, or Note, by him duly executed, or indorfed, with an express Consent in Writing, that the fame should be negociable in the faid Bank, and on any Bill of Exchange that shall be accepted, shall fail of making Payment at the Time therein specified, the President, or in his Absence, the Three Directors to be quarterly appointed, shall cause the same to be delivered to a Notary-Public, who shall demand Payment thereof, and, on Refusal, shall protest the same: And in that Case it shall and may be lawful for the President for the Time being, or in his Absence the Three Directors to be quarterly appointed as aforesaid, to transinit the said Bond, Bill, Note, or Bill of Exchange, to either of the Clerks of the Courts of Common Pleas, or of the Superior Court, in either of the Counties in this State, together with the faid Protest, and to order the faid Clerk to issue a Writ of Execution of Capias ad fatisfaciendum, Fieri Facias and Attachment of real Estate in the Name of The President, Directors, and Company of the Bank of Rhode-Island, on which the Debt and all the Costs may be levied, by taking the Property of the Delinquent, or Delinquents, to the Amount of the Sum or Sums of Money mentioned in the faid Bond, Bill, Note, or Bill of Exchange, and Cost: And such Clerk is hereby required to iffue Execution or Executions, directed to any Sheriff, or Deputy-Sheriff in the State; which shall be made returnable to the Court whose Clerk shall issue the same which shall First sit after the iffuing thereof, on the Second Day of fuch Court's Sitting, and shall be as valid and effectual in Law, to all Intents and Purposes, as if the same had iffued on Judgment regularly obtained, according to the common and ordinary Course of Proceedings in faid Court. Provided always, That before any Execution or Execurions thall iffue as aforefaid the Prelident, or, in his Abfence, the Three Directors aforefaid, shall make Oath or Affirmation alcertaining whether the whole, or what Part, of the Debt mentioned in faid Bond, Bill, Note, or Bill of Exchange, is due, which faid Oath or Affirmation shall be filed in the Office of the Clerk of the Court from which the Execution shall issue: And if the Defendant shall appear at faid Court to which faid Execution is made rePart of said Debt, the Court before whom such Execution may be returned as aforesaid, shall order an Issue to be joined, and Trial to be had at the same Sitting thereof at which the Return shall be made; and the just Debt and Cost shall be paid on such Execution, at the same Sitting of such Court: Any Law, Custom, or Usage, to the contrary hereof in anywise notwithstanding: And provided also, That all Cost accruing on Actions, brought upon Security, or Securities, given to the said Bank at common Term-Time, shall be taxed agreeably to Law.

AND be it further Enasted by the Authority aforesaid, That if any Person, or Persons, shall forge, or counterfeit, or fraudulently utter, any of the Notes, or Checks of, or on, the said Bank, or pay, or tender in Payment, or offer to pass, any forged, or counterfeit, or altered Note, or Check, knowing them to be forged, conterfeited, or altered, and shall thereof be convicted before any Court of Law within this State, he, she, or they, shall be judged a Felon, or Felons, and suffer such Punishment as shall be adjudged by said Court, so as the same do not extend to Death, or more than Seven Years Servitude or Imprisonment.

T. Howland IT is Voted and Refolved, That Four Dollars be allowed and paid to Mr. Thomas Howland, out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account for supplying, by Order of this Assembly, Carey Parker, a poor Prisoner committed at the Suit of the State, with Cloathing.

H. Ward allowed 100
Dol. 18 Cis.

ry Ward, Eq. for his Services as Secretary, from the Rifing of this Affembly at the last Session to the present Time, as amounts to One Hundred Dollars and Eighteen Cents, be allowed and paid him out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State at the established Rate of Exchange.

An ACT establishing a Troop of Horse in the County of Brislol, by the Name of The Ready Volunteers.

Charter to The Ready Volumeers. WHEREAS the Preservation of Government, in a great Meafure, depends on the military Skill and Discipline of the Inhabitants: And whereas a Number of the Inhabitants of the County of Bristol, to wit: William Coggeshall, John M. Coggeshall, Thomas Kinnicut, Calvin Martin, William Peck, Isaiab Burr, Henry Coggeshall, William Bliss, John Coomer, jun. James Coggeshall, Aaron Bowen, Daniel Finney, Elisha Carpenter, Elisha P. Finney, Martin Luther, Shuhael Kinnicut, William Kinnicut, Samuel Haile, Simon Humphry, Humphry, Elkanab Humphry, Amaziab Lilly, Hezekiab Peck, Anderson Martin, Benjamin Bosworth, jun. Daniel Bradford, jun. John Finney, Greenwood Reynolds, Bradford Fales, John Pearce, Jeremiab S. Drown, Ebenezer Smith, Nathaniel Smith, jun. and Matthew Watson, have offered themselves to begin, and with such others as shall be added to them, to form themselves into a Body of Horse, by the Name of The Ready Volunteers: And by their Petition prayed this Assembly to grant them a Charter, with such Restrictions and Limitations as this Assembly may think proper: Wherefore, this Assembly, in order to give all due Encouragement to so laudable an Undertaking,

Have Ordained and Granted, and do hereby Ordain and Grant, That the faid Petitioners, with such others as shall hereaster join and be by them admitted, not exceeding Sixty-sour Men, be, and they are hereby declared to be, an independent Body of Horse by the Name of The Ready Volunteers; and by that Name they shall have perpetual Succession, and shall have all the Rights, Powers, Privileges and Honors in this Grant hereinaster named.

In the First Place. It is granted unto the said Body, that they, or the greater Number of them, shall and may once in every Year, to wit: On the First Monday in Ostober, meet and assemble themselves in some convenient Place, to be by them appointed, and there choose One Captain, One First Lieutenant, One Second Lieutenant, and One Cornet, and all other Ossicers necessary for the training, disciplining, and well governing the said Corps, or Body of Horse: At which Election no Officer shall be chosen, but by a greater Number of Votes then present. The Captain, Lieutenants, and Cornet, being approved of by the Governor for the Time being, shall be commissioned and engaged in the same Manner that other military Officers in this Government are.

Secondly. That the faid Corps, or Body of Horse, shall meet and exercise Four Times in each Year, and shall, for the same Purpose, have Liberty to meet on such other Days as they shall think necessary: And that for Non-Attendance on each or either of the said Quarterly Days the following Fines shall be levied, to and for the Use of the said Body of Horse, to wit: The Captain for each Day's Neglect One Dollar and Fifty Cents, the First Lieutenant One Dollar and Twenty-five Cents, the Second Lieutenant One Dollar, and the Cornet Eighty Cents, to be levied by Warrant of Distress from the Captain, or Superior Officer of the said Corps for the Time being, directed to the Clerk, who shall execute the same.

Thirdly. That the said Corps, or the greater Number of them, shall have Power to make such Rules and Orders, among themselves, as they shall think necessary to promote the End of this Establishment; and to lay such Fines and Forseitures upon any of their Body for the Breach of any such Rules and Orders as they

shall think proper, so as the same exceed not the Sum of Two Dollars for any Offence; and shall have full Power to levy the said Fines and Forseitures they shall so impose by a Warrant of Distress from the Captain, as aforesaid, directed to the Clerk.

Fourthly. That all those who shall be duly inlisted in the said Corps of Horse, so long as they shall continue therein, shall be exempted from bearing Arms, or doing military Duty, in the several Companies or trained Bands in whose District they respectively live, except Watching and Warding.

Fiftbly. That the commissioned Officers of the said Corps, or Body of Horse, from Time to Time, shall be of the Court-Martial in the District in which they live.

Sixtbly. Is any Officer, or Officers, of the said Body of Horse shall be disapproved by the Governor, or shall remove out of the said County of Bristol, or shall die, that then the Captain, or commanding Officer for the Time being, shall call the said Corps, or Body of Horse, together as soon as conveniently may be, and choose another in the Room of the said Officer, or Officers, so disapproved, removed or dead, in the same Manner as is herein above described.

Seventhly. That the said Corps, or Body of Horse, on all Field-Days, or in Time of Alarm, shall be under the immediate Direction of the Colonel, or commanding Officer, of the Regiment, for the Time being; and shall be entitled to take the Right of the Regiment; and that the Officers be commissioned accordingly.

Eighthly. That the said Corps, or Body of Horse, be accoursed, uniformed, and equipped in such a Manner as by a Majority of them; in a public Meeting, shall be agreed upon, at their own Expence.

Ar the Request of the said Troop,

IT is Voted and Refolved, That Mr. William Coggeshall, be the Captain, Mr. John M. Coggeshall, the First Lieutenant, Mr. Thomas Kinnicut, the Second Lieutenant, and Mr. Calvin Martin, Cornet of the said Corps, or Body of Horse.

1T is further Voted and Refolved, That his Excellency the Governor be requested to sign an Exemplification of this Charter, and cause the Seal of the State to be thereunto affixed; whereupon the said Troop of Horse shall be entitled to the Rights and Privileges herein granted.

Ast respecting the independent
Companies.

IT is Voted and Resolved, That every Person belonging to either of the independent Companies in this State who shall not produce a Certificate from his commanding Officer, that he is uniformed, equipped and surnished agreeably to the Charter of such
independent

independent Company, shall be subject to do Duty in the Company of Infantry, or trained Band in the District in which he lives, in the same Manner as if he did not belong to such independent Company.

An ACT in addition to an Act entitled "An Act for taking a general Estimate of the rateable Property within the State, and of that belonging to the Inhabitants being without the State.

BE it Enasted by this General Assembly, and by the Authority Addition to thereof it is bereby Enasted, That any Six of the State's Comtaking the mittee who shall accept of their Appointment shall constitute a Estimate, Quorum, and be authorized to proceed upon the Business thereof: And that in all Proceedings of the said Committee, consisting of Six Members or more, a Majority of Votes shall govern.

WHEREAS John Handy and Simeon Martin, Esq'rs. presented Account of unto this Assembly an Account, of which the following is a State. Handy and Martin for ment, to wit:

One of the Gaol in the Gaol i

Dr. The State of Rhode-Island, &c. in Account Current with Newport, John Handy, and Simeon Martin. &c.

1795, To Materials provided for repairing the May. Gaol in Newport, and Cash paid for doing the same, as per the Vouchers herewith produced,

To our Time and Attendance upon the Business,

To Cash paid Christopher Ellery, Esq. public Notary, at Newport, for Captain Bliss's Protest against the hoftile Conduct of Capt. Rodham Home,

£.67 5 10¹/₄

Creditor.

1795, By Cash received of the General Treasurer, £. 60 0 0 June. S By Balance due to Handy and Martin, 7 5 10 1/4 £. 67 5 10 1/4

AND whereas the Lower House of Assembly appointed a Committee thereon, who made the following Report, to wit:

We the Subscribers, in Pursuance of our Appointment, have carefully examined the aforegoing Account, and compared it with the Vouchers, and do report, that there is a Balance due thereon to

the faid Handy and Martin, of Seven Pounds Five Shillings and Ten Pence One Farthing: Which is submitted by

JOHN SMITH, THOMAS NOYES.

On due Consideration whereof,

IT is Voted and Resolved, That the aforegoing Report be accepted, and that Twenty-four Dollars and Thirty-one Cents, being the Balance therein mentioned, be paid to the said John Handy, and Simeon Martin, out of the General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange.

Grant of forfeited Money to D. Greene.

Upon due Consideration of the Petition of David Greene, of North-Kingstown, in the County of Washington, Yeoman, reprefenting that, some Time in the Year 1788, he lodged with Robert Stanton, Esq. then one of the Justices of the Common Pleas for the County aforesaid, the Sum of Seventy Pounds, in the Bills of Credit emitted by this State, in May, A. D. 1786, to discharge a Debt due from him to Robert Mowry, of North-Kingstown aforefaid, by Note, which Note was affigned to Nicholas Webster; that the said Bills of Credit being refused were lodged in the General Treasury; and that he hath fince paid the same Note in Specie; and praying that he may receive the Money so lodged out of the General Treasury:

IT is Voted and Resolved, That the said David Greene be, and he is hereby empowered to receive out of the General Treasury the fame Money that was actually lodged therein on the above mentioned Account.

J. Reynolds,

IT is Voted and Resolved, That Two Dollars and Fifty Cents be 2 D. 50 C. Clauded and paid to Joseph Reynolds, Keeper of the Gaol in the County of Washington, out of the General Treasury in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for the Support of George Milliman, a poor Prisoner, committed at the Suit of the State.

1. Manchester allowed

IT is Voted and Resolved, That Fifty-six Dollars and Thirteen 56 D. 13 C. Cents be allowed and paid to Mr. Ifrael Manchester, Keeper of the Gaol in the County of Providence, out of the General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; and that the same be in full Discharge of his Account, to the present Time, for the Support and Gaol Fees of divers poor Prisoners committed at the Suit of the State; and for Repairs made by him on the said Goal.

An ACT granting a Charter to The United Library Company, in Glocester.

WHEREAS a Number of the Inhabitants of the Town of Charter to Glocester have preferred a Petition and represented unto Glocester this Assembly, that being desirous of establishing a Library in the Library faid Town, they have subscribed a considerable Sum of Money for Company. that Purpose, and prayed that a Charter of Incorporation may be granted them by the Name of The United Library Company:

Be it therefore Enacted by this General Assembly, and by the Autherity thereof it is hereby Enacted, That William Tourtellot, Timothy Wilmarth, Jeffe Armstrong, Benjamin Hawkins, Solomon Owen, jun. Jeffe Potter, Jonathan Knapp, Afabel Keach, Thomas Owen, jun. Stepken Winfor, Arca Phettiplace, Simeon Smith, Daniel Crosman, Anan Evans, Seth Hunt, jun. Benjamin Phettiplace, Eleazer Bellows, Cyrus Cooke, Simeon Steere, Jonathan Harris, Esek Harris, Duty Salsbury, Daniel Owen, Oliver Owen, James Mason, Daniel Owen, jun. John Aldrich, Elijah Armstrong, Jocktan Putnam, Joseph Hines, Seth Ross, Stephen Wilmarth, Oliver Smith, Peter Hawkins, Joseph Bowen, Samuel Steere, jun. Asa Ballou, Elisha Field, Stephen Brown, Mark Steere, Asa Steere, Robert Durfey, Jacob Smith, Jonatban Pain, Anthony Place, Stephen Vallett, Jedediah Sprague, Abrabam Fisk, Nicholas Keach, Abab Sayles, Benjamin Pain, Amasa Eddy, Thomas Brown, Daniel Smith, Ebenezer Felch, Obadiah Smith, James Potter, Wanton Potter, Esek Smith, Joseph Wilmarth, Esek Sayles, William Steere, jun. Penelope Armstrong, and Richard Steere, jun. being the asoresaid Petitioners, and all others who shall by them be admitted Members of their Company be, and they are hereby, constituted, erected and made a Body politic and corporate, to subfift at all Times forever hereafter in Deed and Name, by the Name of The United Library Company; and by that Name shall and may have perpetual Succession, and be Perfons able and capable in Law to have hold receive and enjoy Lands, Tenements, Hereditaments and Rents in Fee-simple or for Term of Life, Lives, Years, or otherwise, and also Goods, Chattels and all other Things of what Nature, Kind or Quality soever; provided the same do not exceed the Sum of Five Thousand Dollars; and also to give, grant, let, sell, or affign the fame Lands, Tenements, Hereditaments, Goods and, Chattels; and to do and execute all other Things about the same, by the Name aforefaid: And also that they, and their Successorsby the Name of The United Library Company, be, and forever he re after shall be, a Company, or Persons able, capable and liable to fue and be fued, to plead and be impleaded, to answer and be anfwered unto, to defend and be defended against, in all or any of the Courts of Law, or otherwise before any of the Judges, Justices or other Persons whomsoever, in all Manner of Actions, Complaints, or Pleas whatever: And that it shall and may be lawful to and for the faid Company, and their Successors forever hereaster, to have one common Seal for their Use, and the same at their Will and Pleasure to change and alter.

And for the well governing and ordering the Affairs of the faid Company,

Be it further Enasted by the Authority aforesaid, That it shall and may be lawful for the faid Company, and their Successors, to affemble and meet together on the Second Monday of November, in every Year, and at such other Times as they shall think convenient, at their Library, or other suitable Place, in the Town of Glocester, due and public Notice being given, at least Five Days before the Time of their Meeting (provided the same be specially called) not only of the Day, Hour, and Place of such Meeting, but of the Cause thereof, and of the Matters to be transacted therein: And that the faid Company, or One Third Part of them at least, being met in Person, or by Proxy duly constituted in Writing, shall have sull Power and Authority, from Time to Time, to make, institute, and establish such Laws, Statutes, and Orders, as shall appear to them, or the major Part of them, so present, to be useful and necessary for the Government, Regulation and Direction of the Company, and of every Member thereof; and for the appointing and regulating the Election or Nomination of Officers for the faid Society, and for limiting, appointing and defining their Trust and Authority, and for the admitting of new Members; and to do all Things concerning the Government, Estates, Goods, and Revenues, and all other the Business and Affairs of the said Company: All which Laws, Statutes and Orders, fo to be made as aforefaid, shall be binding on every Member, and be from Time to Time inviolably observed, according to the Tenor and Effect of them; Provided they be not repugnant to the Laws of the State.

And for the easier and better Government of the said Company,

Be it further Enacted by the Authority aforefaid, That the faid Company, at their faid Meeting on the faid Second Monday in November, shall annually choose Three Directors, a Librarian, and Treasurer for the faid Company.

J. Dorrance a Commitree-Man to take the Gen. ing the General Estimate, in the Room of Mr. Moses Brown, who hath declined serving.

Refignation of I. Cole and T. Allin as Members of the State's continuous and T. Allin faid Offices:

Committee. IT is Voted and Refolved, That their Refignation be accepted:
And that a new Election take Place to fill the faid Committee.

W. W. Pol. IT is Voted and Refolved, That Two Dollars and Fifty Cents be lack allowed allowed and paid to Mr. William W. Pollock out of the General Treasury,

Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account for dieting the Guard placed over the Gaol in the County of Washington, in the Year 1791, when Thomas Mount, under Sentence of Death, was confined there.

IT is Voted and Refolved, That Ebenezer K. Dexter be appoint- Militia Ofed Captain, Samuel Smith, Lieutenant, and Samuel Staples, Ensign, cers, Provi-of the Third Company in the First Regiment of Militia in the County of Providence.

WHEREAS the Town of Bristol hath not appointed a Committee Bristol alto take an Account of the rateable Property in that Town, purfu- lowed to apant to the Act for taking a general Estimate, passed at the Session to estimate held in June last:

said Town.

IT is therefore Voted and Refolved, That the faid Town be empowered, any Time within One Month from the Rifing of this Afsembly, to appoint a Committee for the Purpose aforesaid.

AND it is further Voted and Resolved, That in the other Towns ed to Indiviin the State, such Persons as have not given in an Account of their duals to give in an Acrateable Property, agreeably to the faid Act, be allowed to give in count of their the same any Time within the Period aforesaid.

Further rateable Property.

WHEREAS a Number of the Inhabitants of the Towns of Glocester, Smithfield, Johnston, and North-Providence, preferred a Peti- Lottery tion and represented unto this Assembly, that the said Towns have granted for repairing been at a very confiderable Expence in revising and straightening the Road the great Road leading from the Town of Providence to Killingly: from Provi-That the Surveyors of the feveral D-stricts on the said road have ex-erted themselves to keep the same in Repair; but that from the Roughness of the Country through which the said Road goes, and from the very great Number of Teams that pass it, they find it beyond their utmost Exertions to keep it in Order: And thereupon they prayed this Affembly to grant them a Lottery to raife the Sum of Four Thousand Dollars to be appropriated to and laid out in making Repairs upon the faid Road from Providence Line, near Tar-Bridge, through the said Towns of North-Providence, Johnston, Smithsteld, and Part of Glocester, as far as Cepachet Bridge: And that Mefficurs Edward Manton, Nebemiab Hawkins, Daniel Winfor, and Elisha Manton, may be appointed Managers of the said Lottery, and empowered to apply the Proceeds thereof to the repairing of the faid Road:

Which being duly confidered,

IT is Voted and Refolved, That the Prayer of the aforesaid Petition be granted: That the aforesaid Edward Manton, Nebemiab Hawkins, Daniel Winsor, and Elisha Manton, be appointed Managers of the faid Lottery, with full Power to fet forth the same upon fuch Scheme, or Schemes, as they may think best, and to appropriate

propriate the Money to be raised thereby to repairing the said Road, agreeably to the Prayer of the said Petition; they giving Bond to the General Treasurer, with sufficient Sureties, for the saithful Discharge of the Trust hereby reposed in them, to the Amount of the Value of all the Tickets proposed by such Scheme, or Schemes, for Sale.

A. Babcock allowed 3 D. 73C.

IT is Voted and Refolved, That Three Dollars and Seventy-three Cents be allowed and paid to Augustus Bahcock, a Deputy-Sheriff for the County of Washington, out of the General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; and that the same be in sull discharge of his Account, for the Services and Expences of himself and Aid in apprehending and committing to Gaol Peter Freeman, a poor Convict at the Suit of the State, and for whipping and selling him.

An ACT appointing a Thankfgiving.

Aft appointa ThaksgivTo November next, be set apart as a Day of public Thanksgiving and Prayer.—And the General Assembly do earnestly recommend to Ministers and People of all Denominations, to assemble on that Day, at their usual Places of public Worship, to offer up their unfeigned Acknowledgments to the Supreme Being, for the manifold Mercies which they have enjoyed the present Year; to supplicate the Continuance of his Favours, and to preserve the Health, Profperity and Happiness of all Mankind. And his Excellency the Governor is requested to offue a Proclamation accordingly.

B. Wheeler Whereas Mr. Bennett Wheeler, exhibited unto this Assembly an Account by him charged against the State for printing Business done for the State to the present Time; which was by the Lower-House of Assembly referred to a Committee, who presented the following Report thereon, to wit:

Account of Mr. Bennett Wheeler, and find Twenty-three Dollars and Fifty Cents to be due to him thereon.

NOAH MATHEWSON, CHRISTOPHER FOWLER.

Which being duly considered,

IT is Voted and Refolved, That the aforegoing Report be accepted; that the aforesaid Sum of Twenty-three Dollars and Fifty Cents be paid to the said Bennett Wheeler, out of the General Treasury in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; and that the same be in sull Discharge of his said Account.

WHEREAS

WHEREAS William Babcock of Westerly, in the County of Wash- All for openington, Yeoman, by his Petition, represented unto this Assembly, ing the new Highway in that the Proprietors of the Land adjoining the new Highway lately laid out in Westerly aforesaid, were by this Assembly permitted pended. to keep good Gates on the faid Highway until the Fifth Day of November, A. D. 1795, without being obliged to fence it off: That he hath kept good Gates through his Land on the said Highway: And that it hath not been in his Power to fence off the same: And thereupon the faid William Babcock prayed this Affembly to fufpend the opening of the said Highway for one Year; upon Condition of his keeping up good Gates through his faid Land, during that Time, for the Convenience of all concerned:

Which being duly considered,

IT is Voted and Resolved, That the Prayer of the said William Babcock, in his aforesaid Petition contained be, and the same is hereby granted.

WHEREAS the Members of the Baptist Church in Foster, in the Lottery County of Providence, and a great Number of the Congregation, granted to under the pastoral Care of Elder John Hammond, by their Petition, build a represented unto this Assembly, that they have no convenient Place House in in the said Town to convene the said Church and Congregation, Foster. which is large, for public Worship; and that they are not able to build a suitable House for that Purpose; and thereupon prayed this Assembly to grant them a Lottery to raise the Sum of Two Thousand Dollars, to build a Meeting-House, to be owned by the faid Church, for the Benefit of faid Church and Congregation, in some convenient Place, in the said Town of Foster, as shall be agreed upon by the said Church: And that William Tyler, Esq. Capt. Levi Round, and Mr. Benjamin Seamans may be appointed Managers of the faid Lottery, with Power to appropriate the Money that shall be raised thereby to build a Meeting-House for the Use aforelaid:

Which being duly confidered,

IT is Voted and Resolved, That the Prayer of the aforesaid Petition be granted: That the said William Tyler, Levi Round, and Benjamin Seamans be appointed Managers of the faid Lottery, with full Power to fer forth the same, for raising the said Sum of Two Thousand Dollars, and to appropriate the Money that shall be raised thereby to the building a Meeting-House, agreeably to the Prayer of the said Petition; they giving Bond to the General-Treasurer, with sufficient Surities, to the Amount of the Value of all the Tickets by them proposed to be fold by the Scheme of the said Lottery, for the faithful Discharge of the Trust hereby reposed in them.

G

An ACT regulating the Toll of Rhode-Island Bridge.

An Ast regulating the Tolls of thereof it is bereby Enasted, That the Proprietors of Rhode-Isl. Island Bridge shall have a Right to demand and seceive the followard Bridge. ing Tolls for passing the same, to wit:

	Cents.	Mills.
For each Foot-Passenger,	6	3
For One Person and Horse,	12	5
For a Horse and Chaise, Chair, Sulky, or Sleigh,	25	, and
For a Coach, Chariot, Coachee, Phæton, Curricle,		
and all other Carriages of Four Wheels, and Sleighs		
for Passengers with Two Horses,	62	5
For the same, with Four Horses,	75	
For a single Horse-Cart, or Sled,	20	
For a Cart, or Waggon, drawn by Two Horses, or Oxen,	25	
For the same, drawn by Three or Four neat Cattle,		
or Horses,	37	5
For drift neat Cattle, or Horses, each,	8	
For Calves, or Colts, under One Year Old, Sheep,		
Lambs, or Hogs, each,	2	
For drift Turkies, and Geese, by the Dozen,	4	
For every Wheelbarrow, Hand-Cart, and every other		
Vehicle capable of carrying the like Weight,	8	

ALL Carriages, and Stock, not herein before described shall pay in proportion to the above Rates.

ONE Driver, and no more, shall be allowed to each Team, Cart, Waggon, Sled, Sleigh, or other Vehicle, employed in carrying Goods.

THE Toll shall be demanded and payable before the Enterance on the Bridge at the Side where the Toll-Keeper shall be established; and of those who shall enter on the other Side, it shall be demanded and payable before they come off the said Bridge.

Is any Person shall enter on the said Bridge, on either Side, and not cross the same, one Toll only shall be demanded.

Is any Person or Persons, on Parties of Pleasure, on either Side of the said Bridge, shall have paid Toll both Ways, they shall be permitted to pass and re-pass during the Rest of the Day Toll-free.

Horseracing, and Gunning on the said Bridge are strictly prohibited,

R. Robinson allowed to IT is Voted and Resolved, That Rowland Robinson, Esq. be pertake an Octomitted to take from the Office of the General-Treasurer of this deroutof the State, an Order in the Name of the said Robinson, and of Nathan Treasur Gardner,

Gardner, deceased, upon his leaving a Copy thereof, and a Receipt for the Original.

IT is Voted and Refolved, That the Office of a Public-Notary be ty establishestablished for the Towns of Westerly, Charlestown, and Hopkinson, ed for West-in the County of Washington; and that Samuel Brown, Esq. be, and town, and he hereby is elected and appointed to that Office.

PublicNota-Hopkinton.

IT is Voted and Resolved, That Three Dollars and Fifty Cents L. Totten, & be allowed and paid to Levi Totten, and John Segar, Esq'rs. Two J. Segar al-Justices of the Peace for the County of Washington, out of the lowed 3 D. General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of their Fees upon the apprehending, convicting, and passing Sentence upon Peter Freeman, a poor Priloner charged with stealing.

IT is Voted and Resolved, That Twenty-eight Dollars be allowed Grant to and paid to the Town-Treasurer of Newport, out of the General Newport for Treasury in Specie, or in the Bills of Credit emitted by this State, of French at the established Rate of Exchange; it being the Amount of an Exiles 28 D. Account charged by the faid Town against the State, for the Support of French Exiles; which Account was examined and approved by a Committee appointed by the Lower-House of Assembly.

WHEREAS Mr. Samuel Carr, of North-Kingstown, preferred a Pe- S. Carrat. tition and represented unto this Affembly, that William Carr, his lowed 16 D. Apprentice, was committed to the close Gaol in Newport, on the 25 C. Eighth Day of January, A. D. 1792, on Suspicion of his being concerned in the Murther of one Thomas Mowry, who was then living, and remained fo confined until the Sixth Day of April following: That he, the Petitioner, was at the weekly Experice of One Dollar and Twenty-five Cents during the whole of that Time, for the Sublistence, in Gaol, of his faid Apprentice: And that in feeing Counsel, in extraordinary Cloathing on Account of the Inclemency of the Season, and otherwise he hath been put to great Expences on that Account: And thereupon the faid Samuel Carr prayed this Assembly to make him a reasonable Allowance:

Which being duly considered,

IT is Voted and Refolved, That Sixteen Dollars and Twenty-five Cents be allowed and paid to the said Samuel Carr, out of the General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; and that the same shall be in full Compensation for all his Demands upon the above mentioned Account.

IT is Voted and Resolved, That Eight Dollars and Fifty Cents H Barber be allowed and paid to Mr. Henry Barber, out of the General allowed 8 D. Treasury, in Specie, or in the Bills of Credit emitted by this State, 50 C. at the established Rate of Exchange; it being the Amount of

his Account for Printing-Work done for the State to the prefent

An ACT altering the Style of the Two Houses of the General Assembly.

of Assembly altered.

Style of the Two Houses of it is bereby Enasted, That the Paragraph of the Act regulating the Sitting of the General Affembly, so far as relates to the Style of the Two Houses composing the same, be, and hereby is repealed.

> And it is further Enasted by the Authority aforesaid, That during the Session of the General Assembly as prescribed by the said Act, the Governor, Deputy-Governor, and Assistants shall, in future, be styled The House of Magistrates; and the Deputies from the several Towns, in Session agreeably to the said Act, The House of Representatives.

Lottery granted for paving a East-Greenwich, &c.

WHEREAS a Number of the Inhabitants of East-Greenwich preferred a Petition and represented unto this Assembly, that the paving the Street in that Town, leading from the State-House to the new Gaol, will greatly accommodate the Inhabitants, and others who refort there; but that they are unable to raise a sufficient Sum to defray the Expence; and thereupon prayed this Assembly to grant them a Lottery to raise the Sum of Two Thousand Five Hundred Dollars for that Purpole; that Capt. Thomas Arnold and Hopkins Cooke, Esq. both of East-Greenwich aforesaid, may be appointed Directors of the said Lottery, with sull Power to set forth the fame upon such a Plan as they shall think most conducive to answer the End proposed; that the said Directors, together with Mr. Jonathan Salsbury, and Benjamin Howland, Esq. also of said East-Greenwich, may be a Committee for providing the Materials, and for paving the faid Street, to be amenable to the Town-Council of the faid Town: That the faid Town-Council may be empowered to fettle the Account of the said Committee: And that, if the Avails of the faid Lottery should, after defraying the incidental Charges thereof, be more than sufficient for the said Purpose, the Surplus may be appropriated by the faid Town-Council to the purchasing an Engine to extinguish Fire, for the Use of the compact Part of the said Town:

Which being duly confidered.

IT it Voted and Refolved, That the Prayer of the aforesaid Petition be, and the same is hereby, granted; the said Directors giving Bond to the General-Treasurer, with sufficient Sureties, for the faithful Discharge of the Trust hereby reposed in them.

WHEREAS

WHEREAS. the Sitting of the District Court, and of the Circuit Further Court, in Providence, in November next, renders it impracticable Time allowfor the Counsel for the Parties to file Declarations and Answers to Declarations the Term of the Court of Common Pleas to be holden, within and &c. to Newfor the County of Newport, in November next, at the Times pre-port November Court. fcribed by Law:

IT is therefore Voted and Refolved, That Declarations may be filed to the faid Court any Time before the Sitting thereof, and Answers on the First and Second Days of the said Court: Any Law to the contrary notwithstanding.

IT is Voted and Resolved, That Mestrs. William Greene, George Com. to as-Tillingbast, and Ray Greene, be, and they are hereby, appointed a sign the Li-Committee to fix the Bounds for the Liberties of the Gaol-Yard to mits of the the new Gaol, in the County of Kent: That they report the Liber-County of County of Coun ties they shall assign to the said Gaol-Yard to this Assembly, at the Kent. next Session: And that, in the mean Time, the Liberties of the Limits by them fixed shall be improved as the legal Limits of the faid Gaol-Yard.

IT is Voted and Refolved, That all those who are now Members Ad respectof the Engine-Companies, in the Towns of Newport, and Provi- ing the Endence, be exempted from doing Duty in the Militia: Any Thing gine-Comin the Act for organizing the Militia of this State to the contrary panies in Newport and notwithstanding.

IT is further Voted and Resolved, That all Persons who shall hereafter be elected, or appointed, into either of the said Companies shall be subject to Militia Duty, unless otherwise exempted therefrom.

Boтн Houses being resolved into a Grand-Committee, elected the Gentlemen whose Names are set down in the subsequent List to the Offices ascribed to them respectively, to wit:

George Brown, Esq. Second Justice of the Superior Court of Ju- Officers dicature, Court of Affize, and General Gaul-Delivery, in and elected. throughout the State.

Noah Matthewson, Esq. SecondA sistant, in the Room of Peleg Arnold, Esq. elected Chief Justice of the Superior Court, &c.

Peleg Clarke, Esq. Eighth Assistant, in the Room of George Brown, Esq. elected an Assistant Justice of the Superior Court, &c.

Joseph Fenner, Elq. Clerk of the Superior Court of Judicature, Court of Assize, and General Gaol-Delivery, within and for the County of Providence.

Benjamin Sheldon, Esq. a Justice of the Peace for the Town of Smithfield, in Addition to those already chosen. Toleph

Joseph Noyes, jun. Esq. Second Major of the First Regiment of Militia in the County of Washington.

OFFICERS to command the following Companies of INFAN-TRY, to wit:

Warwick, First Company: Bennett Low, Captain, Thomas Stafford, Lieutenant, Remington Arnold, Enfign.

Westerly, Second Company: Arnold Bliven, Captain, George Wells, Lieutenant, Joshua Noyes, Ensign.

NorthKingstown, First Company: Royal Vaughan, Captain, Daniel Hunt, Lieutenant, Joseph Corey, (Son of William) Enligh.

South-Kingstown, First Company: Benjamin T. Sheffield, Captain, Jeffery H. Browning, Lieut.

Third Company: Enoch Steadman, Captain, William Knowles, Lieutenant, John Knowles, Ensign.

Charlestown, Second Company: Jeffery Hazard, Enfign.

Richmond, Second Company: Rowfe Clarke, Captain, Benjamin Wilbur, Lieutenant, Ezekiel Johnston, Ensign.

Com. to fell the old Gaol in Kent.

IT is Voted and Resolved, That Messes. William Greene, and George Tillinghast, both of East-Greenwich, and Ray Greene, Esq. of Warwick be, and they are hereby appointed a Committee, and authorized and empowered, to fell the old Gaol, in the County of Kent, its Appurtenances, and the Lot whereon it stands, at public or private Sale, at their Discretion: That a Deed or Deeds by them given to the Purchaser or Purchasers of the said Gaol, Lot and Appurtenances, shall convey to such Purchaser or Purchasers, his, her, or their Heirs and Assigns forever all the Right, Title, and Interest which this State hath in the said Premises: And that the faid Committee place the Money arising from the Sale, after deducting the Expences of the same, in the General Treasury.

100 D. allowed to the each.

IT is Voted and Resolved, That each Member of the State's Com-State's Com. mittee, for taking a general Estimate, be empowered to draw out of the General Treasury One Hundred Dollars, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; and that they account for the fame.

S. Eldredal. 50 C. and B.

WHEREAS Samuel Eldred, of North-Kingstown, and Benjamin Dilowed 17 D. man, of the same Town, preserred a Petition and represented unto Diman 15 D. this Affembly, that the said Samuel, and Alice, the Wife of the said Benjamin, were committed to Gaol in the County of Newport on Suspicion of being accessary to the Death of one Thomas Mowry, who is still living; that the said Samuel was there confined, from the 31st Day of December, A. D. 1791, to the 5th Day of April, A. D. 1792, and the faid Alice from the fith Day of January, A. D. 1792 to the same Time: And that in Consequence of the said Confinement

Confinement and the Inclemency of the Weather they, the Petitioners, were put to heavy Expences and suffered great Loss: And thereupon they prayed this Assembly to make them reasonable Compensation:

Which being duly considered,

IT is Voted and Resolved, That Seventeen Dollars and Fifty Cents be allowed to the said Samuel Eldred, and Fifteen Dollars to the said Benjamin Diman, in Compensation for their aforesaid Claims; and that the same be paid to them, out of the General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange.

IT is Voted and Resolved, That Five Dollars be allowed and paid D. Douglass to Mr. Daniel Douglass, out of the General Treasury, in Specie, or allowed 5 D. in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for attending upon this Assembly, at the present Session, as a Waiter, and for providing Candles.

IT is Voted and Resolved, That Four Dollars and Fifty Cents be 7. Teffe alallowed and paid to Mr. James Tefft, out of the General Treasu- lowed 4 D. ry, in Specie, or in the Bills of Credit emitted by this State, at the 50 C. established Rate of Exchange; it being the Amount of his Account, for attending upon this Assembly, at the present Session, as a Waiter.

IT is Voted and Resolved, That One Dollar and Seventeen Cents E. Tefft albe allowed and paid to Mr. Ebenezer Tefft, out of the General lowed 1 D. Treasury, in Specie, or in the Bills of Credit emitted by this State, 17 C. at the established Rate of Exchange; it being the Amount of his Account for Candlesticks provided for the State-House in the County of Washington.

IT is . Voted and Resolved, That Six Dollars and Fifty Cents be E. Teffialallowed and paid to Mr. Ebenezer Tefft, out of the General Treal-lowed 6 D. ury, in Specie, or in the Bills of Credit emitted by this State, at 50 C. the established Rate of Exchange; it being the Amount of his Account for cleaning the State-House, and providing Sand, and for his attending upon this Assembly, at the present Session, as a Waiter.

IT is Voted and Resolved, That Three Dollars and Thirty-two 7. Pechham, Cents be allowed and paid to Mr. Timothy Peckham, jun. out of the jun. allowed General Treasury, in Specie, or in the Bills of Credit emitted by 3 D. 32 C. this State, at the established Rate of Exchange; it being the A-mount of his Account for Iron-Work done for the Gaol in the County of Washington.

IT is Voted and Resolved, That Eleven Dollars and Twenty Cents A. Robbins be allowed and paid to Asher Robbins, Esq. out of the General allowed in Treasury, in Specie, or in the Bills of Credit emitted by this State, D. 20 C. at the established Rate of Exchange; it being the Amount of his Account

Account for attending upon this Assembly, at the present Session, as Clerk of the Lower-House, and for providing Paper and Quills.

Vote to apply for the disallowed Claims of the Citizens of this State.

IT is Voted and Refolved, That the Representatives of this State, in Congress, be requested to take such Measures as they may find expedient to procure from the Board of Commissioners, who settled the Accounts of this State with the United States, or from any Office where they may be deposited, the disallowed Claims of the Individuals of this State against the United States; and when procured, to restore them to the original Claimants.

S. E. Gardiner allowed 12 D. 30 C.

It is Voted and Refolved, That Twelve Dollars and Thirty Cents be allowed and paid to Samuel E. Gardiner, Efq. out of the General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account for attending upon this Assembly, at the present Session, as Secretary pro Tempore, and for providing Paper.

Ad respecting Petitions.

IT is Voted and Refolved, That Proceedings be stayed upon all Petitions pending before this Assembly for Trial, upon the Dockets. And that where such Petitioners are in Gaol they be liberated, upon their giving Bonds, to the Satisfaction of the Sheriff of the County in which they are committed, to return if their Petitions shall not be granted.

Adjournment. IT is Voted and Refolved, That all Business lying before this Assembly unfinished be, and the same is hereby, referred to the next Session: That the Secretary publish, and transmit, the Ass and Orders of this Assembly to the proper Officers, as directed by Law: And that this Assembly be adjourned to the First Monday in February next, then to convene in the State-House at Providence.

GOD fave the United States of AMERICA.

A TRUE COPY: DULY EXAMINED :

WITNESS.

WARREN (RHODE-ISLAND):
PRINTED BY NATHANIEL PHILLIPS, PRINTER TO THE STATE.
M,DCC,XCVI

At the General Affembly of the Governor and Company of the State of Rhode-Island, and Providence-Plantations, begun and holden by Adjournment, at Providence, within and for the State aforesaid, on the First Monday in February, in the Year of our Lord One Thousand Seven Hundred and Ninetysix, and in the Twentieth Year of Independence.

P R E S E N T,

HIS EXCELLENCY

ARTHUR FENNER, ESQUIRE, GOVERNOR.

THE HONORABLE

SAMUEL J. POTTER, Esq. Deputy-Governor.

Thomas G. Hazard, E/q.

Noah Mathewson, E/q.

Jonathan Comstock, E/q.

John Cooke, E/q.

James Congdon, E/q.

Job Watson, E/q.

John Harris, E/q.

THE SECRETARY.

DEPUTIES

DEPUTIES from the several TOWNS.

The Honorable Elisha R. Potter, E/q. Speaker.

NEWPORT: George Champlin, E/q. John Handy, E/q. Mr. Nicholas Taylor, Mr. John L. Boss, Mr. Christopher Fowler, Simeon Martin, Esq. PROVIDENCE: Welcome Arnold, Esq. Charles Lippitt, Esq. John Smith, Esq. Mr. Richard Jackson, jun. PORTSMOUTH: Abraham Anthony, jun. Esq. Tillinghast Almy, Esq. Mr. Thomas Potter. WARWICK: Moses Arnold, Esq. Anthony Holden, Esq. Henry Remington, E/q. Thomas Holden, E/q. WESTERLY Rowse Babcock, Esq. **NEW-SHOREHAM:** None. NORTH-KINGSTOWN: Daniel Updike, Esq. George Thomas, E/q. SOUTH KINGSTOWN: Mr. Speaker, Rowland Brown, Esq. EAST-GREENWICH: Mr. William Greene (Son of Benj.) JAMESTOWN: None. SMITHFIELD: Job Aldrich, Esq. Mr. Joshua Jenckes. SCITUATE : James Aldrich, Esq.

Job Randall, Esq.

Mr. Silas Thayer.

Samuel Winsor, Esq.

GLOCESTER:

CHARLESTOWN: Joseph Stanton, jun. Esq.

Mr. Edward Wilcox. WEST-GREENWICH ; Samuel Hopkins, Esq. COVENTRY: Joseph Rice, Esq. Mr. Benjamin Arnold. EXETER: Mr. James Clarke, Mr. Abraham Wilcox, jun. MIDDLETOWN: Mr. Joshua Peckham, Mr. Isaac Barker. BRISTOL: Samuel Wardwell, Esq. Loring Peck, Efg. TIVERTON: Thomas Durfee, E/q. Christopher Manchester, Esq. LITTLE COMPTON: Nathaniel Searle, Esq. John Davis, Esq. WARREN: Ichabod Cole, Esq. CUMBERLAND: Jotham Carpenter, Esq. Mr. David Sayles. RICHMOND: Jonathan Maxson, E/q. Mr. Thomas James. CRANSTON: Caleb Williams, Esq. Mr. John R. Arnold. HOPKINTON: George Thurston, Esq. JOHNSTON: Mr. Edward Manton, Mr. William Waterman. NORTH-PROVIDENCE: Ezekiel Whipple, Esq. Stephen Jenckes, jun. Esq. BARRINGTON: Thomas Allen, Esq. James Martin, E/q. FOSTER: William Tyler, E/q. Daniel Howard, Esq.

Asher Robbins, Esq. being absent, Mr. William Marchant was chosen Clerk of the House of Representatives, pro Tempore.

IT is Voted and Resolved, That Sixty-eight Dollars and Twenty- 68 D. 25 C. five Cents be allowed and paid to Mr. Victoria Co. the General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account for providing Cloaths for, and boarding, Rutter Gardner, a State Pauper, to the last Day of November last.

It is Voted and Refolved, That Ninety-fix Dollars be allowed and 96 D. allowpaid to Walter Cooke, Esq. out of the General Treasury, in Specie, ed W. Cooke. or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for his Services in attending as an Affiltant Justice of the Superior Court, &c. during the last Fall Circuit.

IT is Voted and Resolved, That George Milliman, who is now G. Milliman confined in the Goal at South-Kingstown, at the Suit of the State, discharged be discharged therefrom upon giving his Note, payable to the from Gaol. General Treasurer, for the Fine imposed upon him, and the legal Costs: And that the Clerk of the Court which passed Sentence upon him ascertain the same, and take his Note therefor, and transmit it to the General-Treasurer.

WHEREAS The Providence Affociation of Mechanics and Man- Amendment ufasturers preserred a Petition and represented to this As- 10 the Ac sembly, that by the Act incorporating them, passed at the Ses-incorporafion of this Assembly held on the First Monday in March, A. D. ting The Providence 1789, the said Association, among other Things, is empowered Association " to affix a Sum to be paid on the Admission of any new Member, of Mechannot exceeding Two Dollars:" And that from the increased Price ice &c. of Labour, of Provisions, and other necessary Articles, the said Sum of Two Dollars is become inadequate to the benevolent Purposes of the said Association: And thereupon they prayed this Assembly to empower the said Association to affix a Sum, to be paid on the Admission of any new Member, not exceeding Ten Silver Dollars :

Which being duly considered,

BE it enacted by this General-Assembly, and by the Authority thereof it is bereby Enasted, That the said Act of Incorporation be amended; and that the faid Association be empowered to affix a Sum, to be paid on the Admission of any new Member, not exceeding Ten Silver Dollars.

Whereas the present Session of this Assembly interfers with the Time alpreparatory Buliness of the Court of Common Pleas, for the Coun-filing Decty of Washington, to be holden on the Third Monday in this pre- larations fent Month:

&c. 10Washington Com -

BE it therefore Enacted by this General Assembly, and by the Au. mon Pleas. thority thereof it it hereby enasted, That Declarations may be filed on all Writs on mesne Process made returnable to the said Court, on

the First Day of the Term thereof, and Answers to such Declarations, and Reasons of Appeal from Judgments of Justices Courts, on the Second Day of the said Term. Any Law, Custom, or Ufage to the contrary in any wife notwithstanding.

Report upon WHEREAS Messes. George Champlin, John L. Boss, and Christothe Specie pher Fowler, the Committee appointed to audit the Accounts of
the General Treasurer and the the General Treasurer, presented unto this Assembly the following Treasurer. Statement of an Account, and Report thereon, to wit:

	•			
Dr. T	he State of Rhode-Island, &c. their Specie Henry Sherburne, General-Treasure		nt,	with
1794,	To Cash paid, as per Book No. 1, Page No. 15, from Vouchers No. 1 to No. 37, inclusive, File A.	L.457	16	8 2
1795,	No. 16, from Vouchers No. 38 to No. 75, inclusive, File B.	846	2	6 4
	To Cash paid, as per Book No 1, Page 17, from Vouchers No. 76 to No. 117, inclusive, File C.	1274	10	5#
	To Cash paid, as per Book No. 1, Page 18, from Vouchers No. 118 to No. 156, inclusive, File D.	657	15	111
	To Cash paid, as per Book No. 1 Page 19, from Vouchers No. 157 to No. 198, inclusive, File E.	754	6	13/4
	To Cash paid, as per Book No. 1, Page 20, from Vouchers No. 199 to No. 236, inclusive, File F.	797	x	4
	To Cash paid, as per Book No. 1, Page 22, from Vouchers No. 237 to No. 277, inclusive, File G.	416	4	6
796,	To Cash paid, as per Book No. 1, Page 23, from Vouchers No. 278 to No. 299, inclusive, File H.	650	16	9
Jan. 29	, Balance due to the State, carried to a new Account,	1532	1	2 3
		£. 7386	15	7
	Creditor.			
1794, June 6.	Justed, By Cash received of Jabez Bowen,	,	8	8
	Commissioner of Loans, by the Hands of Governor Fenner, for a Grant made by the United States for the Support, in Part, of the French	300	0	•

Emigrants in this State from St.

June

Domingo,

June 30.	By a Note due from Joseph and Thomas Case, paid me this Day, with Interest, in State Notes, per Act of Assembly,		2	2 0
Sept. 25.	August Session, A. D. 1785, By Cash received of William Davis, Esq. Sheriff of the County of Newport, for the Fine of Thomas Dyer, with Costs of Prosecution, pursuant to the Sentence of the Superior Court, held in Newport, at August Term, A. D. 1794,	* *3	10	3 4
1795, Feb. 14.	By Cash received of Oliver Durfee, Esq. for the Fine of John M Dermontero, convicted of Thest,	0	6	0
May 8.	By Cash received of Doctor Cyril Carpen- ter, for a Note of Hand, with the In-			
	Interest thereon, together with one Year's Interest on Three more Notes, due March 1st, A. D. 1795,	- 55	3	7#
June 20.	By Cash received of Nebemiab Knight, Sheriff of the County of Providence, in full for an execution against John Sayles, formerly Collector of the Interest Bonds for the said County, £. 2495 13 23/4 in the Bills of Credit, equal, at 15 for	166	7	65
July 21.	torney on Record, by the Hands of Zeb. Farnum, for a Judgment recovered against John Sayles, and Andrew Waterman, late Trustees for the Town of Smithfield, for loaning the Bills of Credit emitted in May, A. D. 1786,		I	114
Aug. 22.	By Cash received of Jabez Bowen, Com- missioner of Loans, for a Grant made by the United States for the Support, in Part, of the French Emigrants in this!		0	0
Sept. 3.	State from St. Domingo, By Cash received of Jonathan Gorton, late Collector of the Interest Bonds for the County of Kent, L.923 18, in the Bills of Credit, equal, at 15 for 1, to,	61	11	10
O#. 7.	By Cash paid by James Fenner, late Collector of the Interest Bonds for the County of Providence, in sull, 1.769 7 2, in the Bills of Credit, equal, at 15 for 1, to,	51	5	9
	By Cash received for Interest due on June State Tax, A. D. 1793, from the sol- lowing Towns, whose Accounts for the said Tax were unsettled at the Au-			
	dit in June, A. D. 1794, to wit:	Chara	ham	

New-Shoreham, 9/5, Smithfield, L.I I II,	30.1	14	n
= = -7: -: 1 -3/ 3/		- T	9
South-Kingstown, L.6 7, Charlestown, L.3 2 2, Hopkinton, L. 1 8, Exeter, L.2 11,	{ 13	8	2
East-Greenwich, £.3 7 7, West-Green- wich, £.2 14 1,	_		
		1	٥
By a State Tax ordered by the General-Assembly, at Ostober Session, A. D. 1794,			
D race	6000	0	0
By Interest received of the following	.~		
Towns on the faid Tax of £.6000, to wi			
Newport, 14st1, Portsmouth, L. 1 8 4,			
Jamestown, 75, Middletown, 8510, Tiv-			
enton, L.1 16, Little-Compton, 1617,		0	4
New-Shorebam, 858,	}		
Providence, L.11 11 11, Smithfield, L.1)		
18 8, Glocester, L.5 13. 10, Cumber-	!		
land, L.2 18 2, Cranston, L.3 17 8,	26	12	0
Johnston, 2s, North-Providence, 3s2,	!		
Foster, 6/7,	J		
Westerly, L.2, North-Kingstown, L.207,			
South-Kingstown, L.13 15 3. Charles-	24	9	1
town, £.3 4 4, Hopkinton, £.2 3 10, Exeter, £.1 5 1,			
		0	
Warren, 7/8, Barrington, 10d,	,	8	O
Warwick, L.1 197, East-Greenwich, 3510 West-Greenwich, L.2,	4	3	5
() 	, 		
£.	7386	15	7
•			

AGREEABLY to our Appointment, at last October Session, we have carefully examined the above Account, and compared the Charges with the Vouchers, and do report, that we find a Balance due to the State of Five Thousand One Hundred and Six Dollars and Eighty-seven Cents. Which is submitted by

George Champlin, John L. Boss, CHRISTOPHER FOWLER,

Newport, Jan. 29, 1796.

On due Consideration whereof,

IT is Voted and Refolved, That the aforesaid Report be, and the same is hereby, accepted.

Report upon WHEREAS the Committee appointed to audit the Accounts of Treasurer's the General-Treasurer, presented unto this Assembly the sollowing Account for Statement of an Account, and Report thereon, to wit: Paper Mo-ney lodged for Tenders.

Dr.

Dr. The State of Rhode-Island's Account, for old Continental Money, State Paper, &c. lodged for Tenders, with Henry Sherburne, General-Treasurer.

1796, To Balance due to the State in my Jan. 29. Hands, as entered on the Credit Hands, as entered on the Credit \(\mathcal{L} \). 6813 14 10\frac{1}{2} Side of this Account,

Creditor.

By Balance now in the Treasury, \ £. 6813 14 10\frac{1}{2} June 6.

AGREEABLY to our appointment, at last October Session, we have examined the above stated Account, and report, that the Sum of Six Thousand Eight Hundred and Thirteen Pounds Fourteen Shillings and Ten Pence Halfpenny, lawful Money, is now in the Treasury, being the same Sum that was reported at the last Audit. Which GEORGE CHAMPLIN, is submitted by JOHN L. Boss, Committee. CHRISTOPHER FOWLER,

On due Consideration whereof,

IT is Voted and Resolved, That the aforesaid Report be, and the fame is hereby, accepted.

WHEREAS the Committee appointed to audit the Accounts of Report opon the General Treasurer, presented unto this Assembly the following of H. Sher-Statement of an Account, and Report thereon, to wit:

burne, for Intereft ou

Dr. The State of Rhode-Island's Account, for the Interest upon the sunded funded Stock, with Henry Sherburne, in his private Capacity.

794, To Cash paid to George Champlin, L. 240 o

1796, Balance due to the State, which is car

7an. 29. ried to the Credit of the new Specie 286 13 Account, this Day settled,

By Balance of Account, this Day (1.236 7 101) June 6, fettled, By Cash received of Jabez Bowen, for One Quarter's Interest, due June 30th, 96 15 July 3. A. D. 1794, By ditto, due September 30th, A. D. 1794, 96 15 08.4. 1795, By ditto, due January 1st, A. D. 1795, 96 15 Jan. 2.

AGREEABLY

February, 1796.

AGREEABLY to our Appointment, at last Ottober Session, we have examined the above stated Account, and compared the Charges with the Vouchers, and report, that we find the Credit is entered right, and that the Balance due thereon of Two Hundred and Eighty-fix Pounds Thirteen Shiliings and Four Pence Halfpenny, lawful Money, equal to Nine Hundred and Fifty-five Dollars and Fifty-fix Cents, is carried to the Credit of the State in their new Specie Account, and there entered this Day. Which is submitted by

GEORGE CHAMPLIN, Committee. JOHN L. Boss, CHRISTOPHER FOWLER,

Newport, Jan. 29, 1796.

On due Consideration whereof,

IT is Voted and Refolved, That the aforesaid Report be, and the fame is hereby, accepted.

Report upon the Gen. Treasurer's Paper Mo-

WHEREAS the Committee appointed to audit the Accounts of the General-Treasurer, presented unto this Assembly the following Continental Statement of an Account, and Report thereon, to wit:

ne, Account. Dr. The State of Rhode-Island's Account, for the Emission of Paper Money ordered by Congress, March, A. D. 1780, with Henry Sherburne, General- Treasurer.

1796, To Balance due to the State in my Jan. 29. Hands, as entered on the Credit Side of this Account

Creditor.

June 6, By Balance now in the Treasury, £.19254 18 4:

AGREEABLY to our Appointment, at last October Session, we have examined the above stated Account, and report, that the Sum of Nineteen Thousand Two Hundred and Fifty-four Pounds Eighteen Shillings and Four Pence Halfpenny, lawful Money, is now in the Treasury, being the same Sum that was reported at the last Audit. Which is submitted by

George Champlin, JOHN L. Boss, CHRISTOPHER FOWLER

Newport, Jan. 29, 1796.

On due Consideration whereof,

IT is Voted and Resolved, That the aforesaid Report be, and the same is hereby, accepted.

WHEREAS

WHEREAS the Committee appointed to audit the Accounts of Report of the General-Treasurer, presented unto this Affembly the following Statement of an Account, and Report thereon, to wit:

the Bills of Credit of this State lodged for Tenders.

Dr. The State of Rhode-Island's Account, for the Bills of Credit emitted in May, A. D. 1786, lodged in the Treasury for Teaders, with Henry Sherburne, General-Treasurer.

To Cash paid divers Persons, as per Book No. 1, Pages 6 and 21, from Vouchers No. 1 to 19, in-

1796, Balance now remaining in the Trea- 8257 17 10

Creditor.

By Balance now in the Treasury \ \(\chi_{.10433} \] per this Day's Adjustment,

AGREEABLY to our Appointment, at last October Session, we have carefully examined the above Account, and compared the Charges with the Vouchers, and report, that the Sum of Eigh: Thoufand Two Hundred and Fifty-seven Pounds Seventeen Shillings and Ten Pence is now in the Treasury. Which is submitted by

GEORGE CHAMPLIN, JOHN L. Boss, CHRISTOPHER FOWLER,

Newport, 7an. 29, 1796.

On due Confideration whereof,

IT is Voted and Rejolved, That the aforesaid Report be, and the fame is hereby, accepted.

Whereas the Committee appointed to audit the Accounts of the General-Treasurer, presented unto this Assembly the following Statement of an Account, and Report thereon, to wit:

Dr. The State of Rhode-Island's Account with Henry Sherburne, Reportupon in his private Capacity, and as General-Treasurer, for the funded Stock he held in Trust, being the Property of the State aforefaid, figned by Jabez Bowen, Esq. Continental Loan Officer in the faid State.

1794, April 10. §

Six per Cent. Stock.

Dolls. Cis. To a Transfer made of Six per Cent. Stock to John? Brown, Treaturer of Rhode-Island College, per Act! of Assembly, passed at February Session, A. D. 1794, 3460 77 in full for the Balance of a Note due from the State to the Corporation of the faid College,

To

Dolls. Ces. To a Certificate received of Jabez Bowen, Commissioner of Loans, dated April 1st, A.D. 1794, credited the State on the opposite Side, Dolls. 22039 51 1795, Six per Cent. Stock, Aug 24. Dolls. Cts. To a Power of Attorney executed this Day, by Or-7 der of the Legislature, at the Session held in June, A. D. 1795, transferring the Stock held by this State against the United States, in the Office 218,528 30 of Jabez Bowen, Commissioner of Loans, to the Creditors of the said State. 1795 Deferred Stock. Aug. 24. } Dolls. Cis. To a Power of Attorney executed this Day, by Or-7 der of the Legislature, at the Session held in June, A. D. 1795, transferring the Stock held by this \111,103 56 State against the United States, in the Office of Jabez Bowen, Commissioner of Loans, to the Creditors of the faid State, 1795, Three per Cent. Stock. Aug. 24. 5 To a Power of Attorney executed this Day, by Order of the Legislature, at the Session held in June, A. D. 1795, transferring the Stock held by this 65,353 23 State against the United States, in the Office of Jabez Bowen, Commissioner of Loans, to the Creditors of the faid State, Creditor. 1792, Six per Cent. Stock. Nov. 10. Dolls. Cis, By 3 Certificates bearing an Interest of 6 per Cent. from Jan. 1st, A. D. 1791, received of George Champlin, Robert N. Auchmuty, and Christopher Fowler, the State's Committee, which were by Order of the General Affembly, at the Session held in > 22,039 51 Ollober, A. D. 1792, transferred from the Name of thel ate Joseph Clarke, Esq. to Henry Sherburne, on the Books of Jabez Bowen, Commissioner of Loans,

1794,	Six per	Cent. Stoc	k.
Dated March 10.	By a Certificate bearing Interest from Jan. 1st, A. D. 1791, at 6 per Cent. of		Ciss
	the Certificates loaned in Philadelphia, by Francis Malbone, and transferred to the Books of Jahez Bowen, Commiffioner of Loans, in the Name of Henry Sherburne,	208	89
Dated } April 1.	I Certificate bearing Interest from April 1st. A. D. 1794, at 6 per Cent. received of Jabez Bowen, for the Balance due to this State, after deducting the Transfer made to John Brown,	18,578	74
Nov. 21	1 Certificate bearing Interest from Jan. 1st, A. D. 1795, at 6 per Cent. being Part of the Balance found due to this State from the United States, upon a Settlement of Accounts,]	67
	Dells	218,528	30
1792, } Nov. 10.}		erred Stock	
F F S d h F I	3 Certificates bearing an Interest of 6 Der Cent. from Jan. 1st, A. D. 1801, ecceived of George Champlin, Robert N. Auchmuty, and Christopher Fowler, the state's Committee, which were by Order of the Legislature, at the Session seld in Oxober, A. D. 1792, transfered from the Name of the late Joseph Clarke, Esq. to Henry Sherburne, on the Books of Jahez Bowen, Commissioner of Loans,		88
1794, Dated March 10. } By Dated Nov. 21. } By	per Cent. from Jan. 1st, A. D. 1801, of the Certificates loaned in Philadelphia, by Francis Malhone, and transferred to the Books of Jahrez Bowen, Commissioner of Loans, in the Name of Henry Sherburne, 1 Certificate bearing an Interest of 6 per Cent. from Jan. 1st, A. D. 1801, being Part of the Balance found due to		
t t	his State from the United States, upon he Settlement of Accounts,		-
	Dolls.	111,103	5
		1792,	

1792, 7	Three per Cent. Stock.		
Nov. 10. 5		Dolls.	Cis.
В	y 2 Certificates, bearing an Interest of 37 per Cent. from Jan. 1st, A. D. 1791, received of George Champlin, Robert N. Auchmuty, and Christopher Fowler, the State's Committee, which were by Order of the General Assembly, at the Session held in Ostober, A. D. 1792, transferred from the Name of the late Joseph		37
	Clarke, Esq. to Henry Sherburne, on the Books of Jahez Bowen, Commissioner of Loans,		
1794, Dated March 10,	By t Certificate, bearing an Interest of 3 per Cent. from Jan. 1st, A. D. 1791, of the Certificates loaned in Philadel-phia, by Francis Malbone, and transferred to the Books of Jahez Bowen, Commissioner of Loans, in the Name of Henry Sherburne,	> 228	66
Dated }	Sy 1 Certificate bearing an Interest of 3 per Cent. from Jan. 1st, A. D. 1795, being Part of the Balance found due to this State from the United States, upon the Settlement of Accounts,		20
	Do!ls.	65,353	23

AGREEABLY to our appointment, at last October Session, we have examined the Statement of the above Account, and compared the same with the Books of Jabez Bowen, Esq. Commissioner of Loans, and report, that the Transfer of the Stock to the Creditors of this State, and the Entries of the Credit, exactly correspond with the Books of the said Jabez Bowen. Which is submitted by

GEORGE CHAMPLIN,
JOHN L. Boss,
CHRISTOPHER FOWLER,
COMMITTEE.

Newport, Jan. 29th, 1796.

On due Consideration whereof,

1T is Voted and Refolved, That the aforesaid Report be, and the same is hereby, accepted.

Lottery granted to The Beneficent Society.

Whereas The Beneficent Congregational Society, in the Town of Providence, preferred a Petition unto this Affembly, and reprefented that, by Reason of the great Alteration made by the Public in the Street opposite to their Meeting House, the Tower and Foundation thereof are in imminent Danger of being soon undermined, and it is become absolutely necessary that Something he immediately done to secure the same: That to put the Lot whereon the

faid

faid Meeting-House stands in decent and convenient Order, and to finish the Inside thereof, will require considerable Sums of Money: That fince their Incorporation they have been at great Expences in putting a new Roof on the said House, and in other Repairs thereon, as well as in the suporting of public Worship: And that they are unable, without some Assistance, to complete the same : And thereupon they prayed this Affembly to grant them a Lottery to raise the Sum of Two Thousand Three Hundred Dollars, to be applied to the securing the Foundation and Tower of the said Meet-Ing-House, to putting the Taid Lot into decent and convenient Order, to finishing the Inside of the said House, and to such other Purpofes in and about the faid House and Lot as shall be necessary:

Which being duly confidered,

IT is Voted and Refolved, That the Prayer of the aforefaid Petition be granted: That the said Society be empowered to appoint Directors of the faid Lottery: And that the Directors so appointed, upon giving Bond to the General-Treasurer, with sufficient Surety, for the faithful Performance of the Trust reposed in them, shall be fully authorized to fet forth and complete the faid Lottery, upon fuch Scheme, and in one or more Classes, as they shall think most conductive to answer the End proposed.

WHEREAS Jabez Bowen, Esq. Commissioner of Loans in this J. Bowen State, exhibited unto this Assembly an Account, amounting to allowed One Hundred and Flfty-two Dollars, by him charged against the 152 D. State, for Cash paid by him to additional Clerks to affist in transferring the Debt due to this State from the United States to the individual Creditors of this State: Which was by the House of Representatives referred to a Committee, who presented the following Report thereon, to wit:

We the Subscribers, being appointed a Committee on the within Account, beg Leave to report, that, by the Documents presented to us by the said Jabez Bowen, it appears be hath paid the said Sum from his own private Property, in order to facilitate the faid Transfer, and for which he can receive no Compensation but from the General Assembly; and that, in our Opinion, he ought to be Which is submitted by reimbursed out of the General Treasury.

> JOHN HANDY, Simeon Martin, Samuel Wardwell, Committee.

On due Confideration whereof,

IT is Voted and Refolved, That the aforegoing Report be accepted; and that the faid Sum of One Hundred and Fifty-two Dollars be paid to the said Jabez Bowen, out of the General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the eftablished Rate of Exchange.

- to D. 67 C.

 allowed W. Knapp.

 be allowed and paid to Mr. William Knapp, out of the General Treasury, in Specie, or sin the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account for his Services on board the Lark, a Guard-Boat employed by the State, on Account of the contagious Distemper prevailing in New-York.
- allowed E. Knapp.

 IT is Voted and Refolved, That Eighteen Dollars and Sixty-feven Cents be allowed and paid to Mr. Elijah Knapp, out of the General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for the Hire of his Boat Lark, employed by the State as a Guard-Boat, on Account of the contagious Distemper prevailing in New-York, and for his Services on board her.
- allowed W. Strengthfield.

 It is Voted and Resolved, That Eighteen Dollars and Sixty-Seven Cents be allowed and paid to Mr. William Strengthfield, out of the General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for his Services on board the Guard-Boat Lark, which was employed by the State, on Account of the contagious Distemper prevailing in New-York.
- JT is Voted and Resolved, That Seven Dollars and Twelve Cents
 allowed G.
 be allowed and paid to George Champlin, Esq. out of the General Treafury, in Specie, or in the Bills of Credit emitted by this State, at
 the established Rate of Exchange; it being the Amount of his Account, for necessary Cloathing supplied Garey Parker, a poor Prisoner in the Gaol in Newport, committed at the Suit of the State.
- 18 D. 8 C.

 allowed
 T. Tew.

 IT is Voted and Resolved, That Eighteen Dollars and Eight Cents
 be allowed and paid to Mr. Thomas Tew, Keeper of the Gaol in
 Newport, out of the General Treasury, in Specie, or in the Bills of
 Credit emitted by this State, at the established Rate of Exchange;
 it being the Amount of his Account, for the Prison Fees, and Support of divers poor Prisoners committeed at the Suit of the State.
- 69 D. 84 C.

 allowed
 C. Olies.

 IT is Voted and Refolved, That Sixty-nine Dollars and Eightyfour Cents be allowed and paid to Christopher Olney, Esq. out of the
 General Treasury, in Specie, or in the Bills of Credit emitted by
 this State, at the established Rate of Exchange; it being the Amount of his Account, from February, A. D. 1792, to the present
 Time, for Paper delivered to the Secretary to print the Schedules
 upon, and for other public Uses.
- C. Parker to be sent a Voyage to Sea.

 IT is Voted and Resolved, That the Sheriff of the County of Newport be, and he is hereby directed, and authorized, to contract, on the best Terms he can, with the Owner, or Captain, of any Vessel bound to any Port of the World, beyond the Cape of Good Hope, to take Carey Parker, now a poor Prisoner in the Gaol in the said County, committed, at the Suit of the State, for a criminal Offence, as

a Hand, or Seaman, on board such Vessel: That the Captain of fuch Veffel be authorized to take him in fuch Capacity for fuch Voyage: That the faid Sheriff receive the Advance-Wages of the faid Carey Parker, and apply the Whole, or such Part of them as shall be necessary, in the most frugal Manner, to equip him properly for the Voyage: That upon the Return of the faid Carey Parker, the Sheriff of the said County, and all other Peace Officers in the State, be authorized and directed to commit and confine him in Gaol, until the further Order of this Assembly: And that the faid Sheriff receive the Balance of fuch Wages, and pay the fame to the said Carey Parker, first deducting therefrom the Expences of his Conviction, Confinement, Support, and Cloathing: Provided nevertbeles, That the said Carey Parker shall give his voluntary Consent to enter on board such Vessel as aforesaid, otherwise this Act shall be void.

An ACT to incorporate the Persons therein named, for the Purpose of opening a navigable Canal from the navigable Waters near the Town of Providence, through the County of Worcester, to some Part of Connecticut River.

WHEREAS the Establishment of a navigable Canal from Ast for the navigable Waters near the Town of Providence, through opening a the County of Worcester, to some Part of Connessicut River, will Canal to greatly promote the Trade, Agriculture, and Manufactures of this River. State, as well as of the interior Country adjacent, by facilitating the Means of Transportation: And whereas Messieurs John Brown, Welcome Arnold, John I. Clark, Joseph Nightingale, Nicholas Brown, Thomas L. Halsey, Thomas P. Ives, Aza Arnold, Thomas Arnold, Richardson Jackson, Andrew Dexter, Jahez Bowen, Moses Lippitt, William S. Brown, Stephen Dexter, Samuel Mc. Clellan, Richard Jackson, jun. William Jones, Lewis Peck, Edward Thurber, William Larned, William Holroyd, Samuel Butler, Joseph Peck, Darius Sessions, Zachariah Allen, Amos Throop, Benjamin Stelle, Comfort Wheaton, Samuel Young, James Pitcher, Nathaniel Smith, Jonathan Fuller, Philip Robinson, John Stone, John Holden, Robert Taylor, jun. Jonathan Treadwell, William Allen, Amos Horton, Rufus Waterman, Nathan Angell, Nathan Angell, jun. Samuel Thurber, jun. Obediah Brown (Son of Moses) William Wilkinson, Abner Dagget, Benjamin Smith, Nathan Waterman, Moses Brown, Olney Winsor, John Howland, James Burrill, Isaac Pitman, Wheeler Martin, Jeremiah F. Jenkins, Enos Hitchcock, Jeremiah Olney, Simeon Thayer, Richard Arnold, Jeremiah B. Flowell, Henry Smith, George Benjon, Cyprian Sterry, and Caleb Harris, have petitioned this General Assembly to incorporate them, together with such others as may be hereafter affociated with them, for the Purpose of making and maintaining the faid Canal:

BE it therefore Enacted by this General Assembly, and by the Aubority thereof it is bereby Enalled, That the faid John Brown, Welcome Arnold, John I. Clark, Joseph Nightingale, Nicholas Brown, Thomas L. Halfey, Thomas P. Ives, Aza Arnold, Thomas Arnold, Richard Jackson, Andrew Dexter, Jahrez Bowen, Moses Lippits, William S. Brown, Stophen Dexter, Samuel Mc. Clellan, Richard Jackson, jun. William Jones, Lewis Pock, Edward Thurber, William Larned, William Hobroyd, Samuel Butler, Joseph Peck, Darius Sessions, Zachariah Allen, Amos Throop, Benjamin Stelle, Comfort Wheaten, Samuel Young, James Pitcher, Nashaniel Smith, Jonathan Fuller, Philip Robinson, John Stone, John Holden, Robert Taylor, jun. Jonathan Treadwell, William Allen, Amos. Horton, Rufus Waterman, Nathan Angell, Nathan Angell, jun. Samuel Thurber, jun. Obadiah Brown (Son of Moses) William Wilkinson, Abner Dagget, Benjamin Smith, Nathan Waterman, Moses Brown, Olney Winsor, John Howland, James Burrill, Isaac Pitman, Wheeler Martin, Jeremiab F. Jenkins, Enos Hitchcock, Jeremiab Olney, Simeon Thayer, Richard Arnold, Jeremiah B. Howell, Henry Smith, George Benfon, Cyprian Sterry, and Caleb Harris, with such others as may be hereafter affociated with them for the Purpole aforesaid, in Manner as is hereinafter prescribed, or such and so many of them as shall sub-scribe towards the Establishment of the said Canal, in Manner as is hereinafter mentioned, their Successors and Assigns, shall be, and are hereby, created a Body politic and corporate by the Name and Style of The Proprietors of the Providence-Plantations Canal; and by that Name may fue and be fued to final Judgment and Execution, and do and suffer all Matters, Acts and Things which Bodies politic may or ought to do or suffer. And the said Corporation shall and may have and use a common Seal, and the same may break or alter at Pleasure: And may make and establish such Rules and By-Laws as to them shall seem neecessary, or convenient, for the Regulation and Government of the faid Corporation, for carrying into Effect the Purpole aforelaid; and the same Rules or By-Laws, may cause to be executed; and may annex Penalties to the Breach thereof, not-exceeding Ten Dollars: Provided, The faid Rules and By-Laws are not repugnant to the Law of the Land.

AND be it further Enatted by the Authority aforefaid, That the above named Persons, with the others who shall be associated with them as aforesaid, shall and may, after the passing of this Act, cause Subscriptions to be opened for the Purposes aforesaid, by Shares of One Hundred Dollars each, under such Regulations, and for such Amount, as they shall judge proper; that the same be kept open until the Monies requisite for the Completion of the Canal aforesaid shall be subscribed: That the Subscribers shall be Proprietors of the said Canal, and Members of the said Corporation: That the said abovenamed Persons, with their said Associates, or any Seven of them, shall and may, within Six Months from the passing of this Act, by Advertisement in one of the Providence Newspapers, call a Meeting of the said Proprietors, to be holden

in the Town of Providence in not less than Twenty Days after the First Publication; at which Meeting shall be elected, by the Votes of the Majority of the Proprietors then present, in Person, or by Proxy (all Representations, at any Meeting of the said Corporation, to be proved by Writing figned by the Person so be represented, which shall be filed by the Secretary) allowing one Vote to a Share, a Board of Directors, confisting of Nine Proprietors, a Treasurer, a Secretary, and such other Officers as they may judge necesfary; that the faid Board of Directors shall appoint One of their Number President; which said Officers shall continue in Office until the First Monday in January, A. D. 1797: And that on the First Monday in January, annually, forever hereafter, the said Proprietors shall hold a Meeting, in the Town of Providence, for the Election of Officers in Manner as before prescribed, and for the Transaction of other Business; which Meeting, or any special Meeting, called agreeably to this Act, may adjourn at their Pleasure: Provided nevertkeless, That the President and any Two of the Board of Directors, or any Five Members of the faid Board. may call a special Meeting of the Proprietors, by Advertisement in One of the Providence Newspapers, whenever they may think it expedient, to be holden, in the faid Town of Providence, in not less than Ten Days after the Publication of such Advertisement: And provided also, That if from any Cause the annual Meeting aforesaid should not be holden on the Day herein appointed, or the Officers aforesaid should not on that Day be elected, the Franchifes of the faid Corporation shall not be thereby forfeited, but the faid Officers may be elected at any special meeting thereafter: and the Officers of the preceding Year shall hold and execute their respective Offices until the Appointment of their Successors: And provided moreover, That Proprietors holding One Fifth Part of all the Shares, in Person, or by Representation, shall be necessary to constitute a Quorum for doing Business in any Proprietor's Meeting.

And be it further Enacted by the Authority aforesaid, That the President, Treasurer, and Secretary, before entering on the Duties of their respective Offices, shall take an Engagement to the faithful Execution of their respective Offices.

And be it further Enailed by the Authority aforefaid, That a Majority of the faid Directors shall constitute a Quorum for doing Business: And that the Board of Directors shall have full Power and Authority to appoint the Times and Places of their own Meetings, and the same to adjourn at their Pleasure, and to carry into Execution the Powers granted by this Charter to the said Corporation, by such Ways and Means as they may judge proper, subject to the Laws of the Land, and to the Votes, Orders and By-Laws of the Proprietors, passed at any of their legal Meetings.

AND be it further Enacted by the Authority aforesaid, That the Shares of the said Proprietors shall and may be transferred by Bills of Sale thereof, to be recorded by the Secretary in a Book to be kept

for that Purpose: That the said Shares be, to all Intents and Purposes, personal Estate, and shall and may be liable to be attached for the Debts of the respective Proprietors thereof, in the same Cases and Manner in which personal Estate can or may by Law be attached; and that the Officer making such Attachment shall leave a Certificate thereof with the Secretary of the said Corporation, at the Time of making such Attachment, or otherwise such Attachment shall be void.

AND be it further Enacted by the Authority aforefaid, That the Secretary of the faid Corporation shall keep regular Journals and Books, in which this Act, and all Rules, Regulations, By-Laws and Proceedings of the said Corporation, and Board of Directors, of which he shall always be One, shall be fairly recorded; which Books shall be admitted as Evidence in all Places and Courts whatsoever.

AND be it further Enacted by the Authority aforefaid, That if any Subscriber shall neglect to pay, or cause to be paid, to the said Corporation, or to their Treasurer, or to a Committee for that Purpose appointed, any Sum or Sums of Money which, by the Terms of his Subscription, shall at any Time be due and payable, at the Time or Times when the same ought to have been paid, such Subscriber shall forfeit to the said Corporation any and all such Share or Shares on which he shall be so delinquent, with all Payments which may have been made thereon, and shall thencesorth, so far as shall respect the Share or Shares on which he shall be so delinquent, cease to be a Member of the said Corporation; and the Share or Shares, so sorteeted, shall and may be sold or dispused of as the said Corporation shall think expedient.

AND be it further Enasted by the Authority aforesaid, That the faid Proprietors be, and they are hereby, empowered and authorized, exclusively, to open, establish, and maintain a navigable Canal, from the navigable Waters near the Town of Providence, towards the County of Worcester, as far as until the same shall interfect the Boundary Line of this State, to the End that the same may communicate with a Canal to be opened from thence, through the County of Worcester, to some Part of Connecticut River, under Authority to be granted by the Legislature of the Commonwealth of Massachusetts: And also to open, establish and maintain any Branch, or Branches, from the faid Canal to communicate with any other Place, or Places, in this State: And for the Purpoles aforesaid to take, hold, use and posseis, exclusively, in Fee Simple, or otherwise, any Linds, Waters, Water-Courses, or other Estate, or Property, which may be necessary to complete the said Canal; the faid Corporation making Compensation therefor as is herein after directed: Provided, The Lands lo taken shall not exceed in Width, in any Part thereof, One Hundred Feet, including Towing-Paths; unless the faid Corporation and the Proprietors of the faid Land shall otherways agree.

AND be it further Enacled by the Authority aforcfaid, That when the faid Corporation, or their Board of Directors, or other Agents, and the Owner, or Owners, of fuch Lands, Waters, Water-Courses, Streams, Mills, Mill-Dams, or other Property, or Estate, which may be necessary for the Purpose asoresaid, cannot agree upon the Compensation which ought to be made for the same, nor upon any suitable Person, or Persons, to appraise the same, the Justices of the Superior Court of Judicature, &c. within and for this State shall be, and hereby are, authorized and empowered, at any of their Terms within the State; upon the Application of either Party, to appoint Three difinterested Freeholders within the County where such Estate may lie, as a Committee to appraise the fame, who shall be sworn to the faithful and impartial Discharge of their Trust. And the faid Committee shall proceed to appraise the same accordingly, upon the same Principles as private Property is appraised when taken for Highways, and make Report, under their Hands and Seals, of their Proceedings to the faid Court; which Report being accepted by the faid Court shall be final between the Parties, and shall vest the Estate so appraised in the said Corporation: Provided nevertheless, That if either of the Parties aforesaid shall be dissatissted with the Report of the said Committee, the Party so diffitisfied may make Application to the said Court for a Trial by Jury, and shall give Bond to pay all Costs that may be awarded against such Party; whereupon the faid Court shall iffue a Writ of Venire facias to the Sheriff of the faid County, or in Case of his Inability or Interestedness, to any other Person disinterested in, and indifferent to, the Matter in Question, who shall fummon a Jury to try the Question in Controversy between the faid Parties; unless the faid Parries shall mutually agree to the Appointment of another Committee for that Purpose: And the Jury or Committee last mentioned, being duly sworn or assirmed shall have Power and Authority to allow such Compensation and Damages as shall appear to them just and equitable, taking into Consideration all Advantages and Difadvantages that may enfue to fuch Owner or Owners, by taking and appropriating their Property as aforesaid; and their Verdict or Report shall be final and conclusive between the Parties: And in Case the Verdict or Report last mentioned shall be more favourable to the Party making Application for fuch new Trial than the Report of the First Committee, the Party so applying shall recover his Costs, and if the same shall not be more favourable to the Party so applying he shall pay Costs to the adverse Party. And the Court shall and may in both Cases make up Judgment agreeably to the Verdict of the Jury, or Report of the Committee last mentioned, so far as respects Damages, with or without a Deduction of Costs therefrom, as the Case may require, and iffue Execution accordingly; which Execution when iffued against the said Corporation shall and may be levied on the President, or Treasurer, of the said Corporation.

AND be it further Enasted by the Authority aforesaid, That when the Land, or other Property, or Estate, belonging to Infants, Femme-Coverts,

ent-Coverts, or Persons non compos Mentis, shall be taken and appropriated for the Uses and Purposes aforesaid, the Husbands of such Femme-Coverts, and the Guardians of such Infants, or Persons non compos Mentis, may execute any Deeds, enter into any Contracts, or do any other Matter or Thing respecting such Lands, or other Property, or Estate, to be taken and appropriated as aforesaid, as they might do if the same were holden in their own Rights respectively.

AND be it further Enasted by the Authority aforesaid. That the faid Superior Court, upon the Application of the Town-Council of any Town, or the Owners of any Land through which the faid Canal may pass, shall and may appoint Three difinterested and judicious Freeholders of the same County where the Estate lies, who shall, after being duly engaged to the Discharge of their Trust, and hearing the Parties, determine what Bridge or Bridges shall be erected across the said Canal, for the Accommodation of the Public, where the same shall pass through or over any Highway or Highways, or for the Accommodation of Individuals whose Lands may be divided by the faid Canal, and also to determine upon the Amount of Damage which may be done to the Land or Estate of any Person or Persons, by overflowing the same, or otherwise. And in Case such Bridge or Bridges shall not be erected within such Time, or in such Manner, as shall be directed by such Freeholders last mentioned; provided their Report shall be accepted by the said Court, the faid Corporation may be profecuted by the Public, by Way of Indictment, or by fuch Person or Persons as may be injured thereby, by an Action of the Cale.

AND be it further Enazled by the Authority aforefaid, That the said Corporation be, and they are hereby, authorized and empowered to demand, take and receive by their Officers and Agents, at such Places, and in such Time and Manner, as they, or their Board of Directors, shall appoint, for the sole Use and Benefit of the said Corporation the Rates and Tolls following for Transportation on the said Canal, to wit: For every Ton in Weight, or by Measure in Feet, not more than Nine Cents per Mile, for each Mile according to the Course of the said Canal, or in the same Proportion for a larger Quantity, or smaller Quantity not less than One Quarter of a Ton, exclusive of Toll for passing the Locks in the said Canal; which Toll last aforesaid may be hereaster regulated by this Assembly; and for all Quantities or Articles of less than One Quarter of a Ton such Tolls as shall be established by the said Corporation, or their Board of Directors.

AND be it further Enasted by the Authority aforesaid, That when and as soon as the said Proprietors shall have finished any Parr or Proportion of the said Canal, equal to Six Miles in Length, they shall be entitled to receive the Tolls aforesaid, at the Rates aforesaid.

AND be it further Enatted by the Authority aforesaid, That the said Proprietors shall receive the said Tolls, and enjoy the Emoluments

ments of the faid Canal, together withthe Waters, Streams and Rivers which they shall make Use of for the said Canal, so far as the fame shall be necessary, sorever. Provided, That the General Assembly shall and may at all Times, after the Expiration of Seventy Years from the Completion of the faid Canal, alter, regulate and determine the Tolls thereof: And the State shall then be entitled to receive One Quarter Part of the neat Profits thereof forever.

Provided always, and be it further Enacted by the Authority aforesaid, That from and after the Expiration of Fisceen Years from the Time of passing this Act, if the Corporation hereby created shall not have completed Six Miles at least of the faid Canal, the Legislature of this State may, upon the Application of any other Company for the Privileges hereby granted, incorporate such other Company for the Purpose of completing the said Canal.

THE following Report was presented unto this Assembly, to wit: Keportor to Com. who

AGREEABLY to our Appointment, we have received of Thomas burnt the Rumreill, Efq. Keeper of the Grand Committee's Office, Seven Thou- Money in Grand fand Three Hundred and Twenty Pounds Eight Shillings and Six Committee's Pence, in the Bills of Credit emitted by this State in May, A. D. Office. 1786, and have burnt the same. Which is submitted by

Report of the

GEORGE CHAMPLIN, CHRISTOPHER FOWLER, Committee.

John L. Boss,

On due Consideration whereof,

IT is Voted and Resolved, That the aforegoing Report be, and the fame is hereby, accepted.

WHEREAS the Committee, appointed by the House of Representing the Account tatives, to audit the Accounts of Messrs. Richard Mathewson, and of Mathews. Earl Mowry, for building the new Gaol in the County of Kent, fon and prefented unto this Assembly the following Statement of their Account, and Report thereun, to wit:

building the Gaul in the County of

Dr. The State of Rhode-Island, &c. in Account current, with Ma- King. thewsen and Mowry.

1796, To the Cost of the Materials, and of Jan. 30. 5 erecting the new Gaol in the County of Kent, together with the Expence of filling up the Lot, as by \$6.1514 19 10% a particular Detail of the feveral Charges, herewith presented, will appear, To our Account of Disbursements, To 260 Days Labour and Attendance of Richard Mathewson at 1356 per Day, £.1751 14 F Creditor.

Creditor. By Cath received of the General- Treasurer, per Act of Assembly,	£.300	0	0
I realurer, per Act of Allembly,	N 0	_	_
By the Amount of fundry Articles fold and returned, as per the Account herewith rendered,	13		_
Balance due to Malbewson, and Mowry,	1438	2	I I +
	£.175.1	14	143

We the Subscribers, being appointed a Committee to examine the Accounts of Messes. Richard Mathewson and Earl Mowry, for building the new Gaol in the County of Kent, do report, that we have carefully examined the same, and find them regularly charged, and rightly cast, with proper Vouchers; and that there is due to the said Richard Mathewson and Earl Mowry the Balance of One Thousand Four Hundred and Thirty-eight Pounds Two Shillings and Eleven Pence One Farthing, including the said Richard Mathewson's Charge for personal Service, agreeably to the above Statement. Which is submitted by

GEORGE THOMAS, CHRIST OPHER FOWLER, RICHARD JACKSON, jun. Committee.

On due Consideration whereof,

IT is Voted and Resolved, That Four Thousand Two Hundred and Eight Dollars and Eighty-three Cents be paid to the said Richard Mathewson and Earl Mowry, out of the General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; the same being the Amount of the aforesaid Balance, exclusive of the Charge for the personal Service of the said Richard Mathewson, which is referred for Consideration until the next Session of this Assembly.

Report upon fraudulent Notes. The following Report was made to this Affembly, to wit:

To the Honourable the General Assembly.

The Committee, appointed at the Session held in June, A. D. 1795, to examine into, and make Decision upon, divers State Notes that were offered to be subscribed to the late Loan, supposed to have been obtained from the Office of the late General-Treasurer by fraudulent Means, for Wages, and Depreciation of Wages, due to the Soldiers of the late Continental Army, offer the following Report, that there hath been produced to us clear and incontestible Evidence of Twenty Notes which were obtained by fraudulent Means, and in Lieu thereof the General-Treasurer hath issued new Notes to the Amount of Nine Hundred and Sixty-four Pounds,

Seven

Seven Shillings and Nine Pence, including Interest thereon, and delivered them to the Soldier who performed the Service, or to the Administrators of such as were deceased.

We do further report, that of the Notes lodged in the General-Treasurer's Office Thirteen are among the Number obtained by Fraud, for which new Notes have been iffued: We have certified on the Back of the former that they were procured fraudulently; and they are now ready to be returned to the Claimants, on Application at the General-Treasurer's Office. Which is submitted by

> HENRY SHERBURNE, JOHN HANDY, Committee.

Newport, Jan. 30th, 1796.

On due Confideration whereof,

IT is Voted and Resolved, That the aforesaid Report be, and the lame is hereby, accepted.

IT is Voted and Resclved, That the Petition to this Assembly, Petition for praying that John Stafford; Esq. may have Liberty to erect a Tide- a Tide Mill, for the grinding of Corn, at or near Opponaugue Bridge, in Warwick in Warwick referred. Warwick, be referred to the next Session; and that in the mean Time the Petitioner notify all Persons, who may be interested in the said Petition, by an Advertisement to be inserted Three Weeks fuccessively in one of the Providence Newspapers, of the pending of the aforesaid Petition; and that it stands reserred to this Assembly, at the next Session, for Hearing.

WHEREAS Mestrs. Joseph Borden, Hope Angell, and Emor Angell Fonds of the who were, by this Assembly, at the Session held in February, A. D. Directors of 1791, appointed Directors of a Lottery to raise a Sum of Money and to repair the Baptist Meeting-House in the said Town, preserved Meeting. a Petition and represented unto this Assembly, that they have com- House Lotpleted the faid Lottery, made some Repairs on the faid Meeting- tery to be House, and adjusted their Accounts entirely to the Satisfaction of given up. the Society attending upon public Worship in the said Meeting-House; and thereupon prayed this Assembly to direct the General-Treasurer to deliver up the Bonds by them given as Directors as aforesaid: And the Facts set forth in the said Petition being well afcertained to this Assembly.

IT is Voted and Resolved, That the Prayer of the asoresaid Petition be, and the same is hereby, granted.

IT is Voted and Resolved, That Eighteen Dollars and Three Cents 18 D 3 C. be allowed and paid to Richard Smith, Esq. Sheriff of the County a'lowed of Bristol, out of the General Treasury, in Specie, or in the Bills R. Smith. of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for Attendance upon the Court in the faid County, for distributing Proclamations, for delivering

livering the Schedules and Commissions to the proper Officers, for repairing the Windows of the State-House in the said County, &c.

Yottery granted to the College.

Whereas the Corporation of Rhode-Island College preferred a Petition to this Assembly, and, for various cogent Reasons therein assigned, prayed that the said Corporation may be authorized to raise by Lottery, in One or more Classes, a Sum not exceeding Twenty-five Thousand Dollars for the Ute of the said College; and that the Managers of such Lottery may be appointed by the said Corporation, who, upon giving Bonds to the General-Treasurer of the State, with sufficient Sureies, for the saithful Performance of their Trust, may be empowered to set forth and complete the said Lottery upon such Scheme as they shall judge most conducive to the End proposed: And this Assembly having taken the said Petition into Consideration, and being desirous of encouraging so useful an Institution,

Do Vote and Resolve, and it is hereby Voted and Resolved, That the Prayer of the said Corporation, in their said Petition contained, be, and the same is hereby granted.

Refolutions
approving
the Conduct
of the Prefi.
dnt.

Whereas Attempts have been made to diminish the Considence of the People in the United States, by misrepresenting the Motives which determined him in the Execution of his official Duties, and particularly in his Ratification of the Treaty lately negociated by John Jay with Great-Britain, as consented to and advised by the Senate of the United States; which Attempts manifestly tend to deprive the President of the well-earned Esteem and Affection of his Fellow-Citizens, the only Reward acceptable to this disinterested Patriot and Father of his Country:

LEST therefore ou Sentiments of the President should be deemed equivocal, and to rescue our republican Character from the Imputation of Ingratitude:

Refolved, as the Opinion of this House, That Attempts to lessen the well grounded Confidence of the People in the President of the United States, have a Tendency to injure the Cause of Liberty, by weakening the Instuence of one of its principal Defenders; they consequently merit and meet our pointed Disapprobation.

Refolved, That the same Disinterested Devotion to his Country which characterized George Washington as Commander in Chief of our Armies, has evidently distinguished him as our Chief Magistrate.

Refolved, That, in the Opinion of this House, the President, in ratisfying, and the Senate of the United States in consenting to and advising the Ratification of the Treaty lately negociated by John Jay with Great-Britain, were actuated by one common Motive—a Regard to the Peace and Prosperity of their Country.

Resolved,

Resolved, That we conceive it to be our Duty, as the Organ of the People of this State, to declare, THAT THE PRESIDENT OF THE United States has not ceased to deserve well of his COUNTRY.

IT is Voted and Refolved, That Twelve Dollars be allowed and 12 D. allowpaid to Messi'ss. John Handy and Christopher Fowler, out of the ed J. Handy General Treasury, in Specie, or in the Bills of Credit emitted by &C. Fowler. this State, at the established Rate of Exchange; it being the Amount of their Account for their Services on the Committee appointed to ascertain what Notes have been fraudently obtained from the late General-Treasurer.

IT is Voted and Refolved, That Three Dollars and Thirty-three 3 D. 33 C. Cents be allowed and paid to Mr. Jeremiah Knight, jun. out of the allowed General Treasury, in Specie, or in the Bills of Credit emitted by Knight, junthis State, at the established Rate of Exchange; it being the Amount of his Account, for going Express to the Sheriffs of the Counties of Washington and Kent, to carry Acts of this Assembly.

IT is Voted and Resolved, That One Hundred and Thirty Dollars 130 D. albe allowed and paid to Peleg Arnold, Esq. out of the General Treas- lowed P. Ar. ury, in Specie, or in the Bills of Credit emitted by this State, at the nold. established Rate of Exchange; it being the Amount of his Account, for his Services as Chief Justice of the Superior Court of Judicature, &c. during the last Circuit.

IT is Voted and Resolved, That Ninety-eight Dollars be allowed 98 D. allowand paid to Joshua Bioknall, Esq. out of the General Treasury, in Speed J. Bickcie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for his Services as an Affistant Justice of the Superior Court of Judicature, &c. during the last Circuit.

IT is Voted and Refolved, That Fifty-one Dollars be allowed and 51 D. allowpaid to Ray Greene, Esq. One of the Committee for Revising the ed R. Greene. Laws, out of the General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of Cash by him advanced to Clerks, for tranfcribing the faid Revision to be laid before this Assembly.

IT is Voted and Resolved, That Nine Dollars be allowed and 9D. allowed paid to Messes. George Champlin, John L. Boss, and Christopher G. Champlin Fowler, out of the General Treasury, in Specie, or in the Bills of C. Fowler. Credit emitted by this State, at the established Rate of Exchange; it being the Amount of their Account, for their Services in auditting the Accounts of the General-Treasurer, and for burning the Bills of Credit in the Grand Committee's Office.

IT is Voted and Refolved, That Eight Dollars be allowed and 8 D. allowed paid to Mr. David Martin, out of the General Treasury, in Spe. D. Martin.

cie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account for repairing the Windows of the State-House in Providence.

7 Card allowed Time to pay his Deb: to the State.

WHEREAS Job Card of North-Kingstown, in the County of Washington, Yeoman, preferred a Petition to this Assembly, and represented that previous to the Execution issued by the General-Treasurer being levied on his Estate, the same was under Mortgage to Peter Phillips, Esq. who hath put the said Mortgage in Suit, and obtained Judgment thereon: And that he hath now an Opportunity of felling Fifty Acres of the faid Estate for enough to fatisfy the aforesaid Mortgage, and thereby save Thirty Acres of the best Part of his Farm together with his Dwelling-House, for a Shelter and Support during the small Remainder of his Life: And thereupon the faid Job Card prayed this Assembly to order the said Execution to be discharged, and his Estate to be exonerated therefrom, upon his pledging the faid Thirty Acres of Land and Dwelling House to secure the Payment of the Debt due to the State, with Interest:

Which being duly confidered,

IT is Voted and Resolved, That the Prayer of the aforesaid Petition be granted; and that the Execution now levied on the faid Estate be discharged, upon the said Job Card's executing to the General-Treasurer, to and for the Use of the State, a Mortgage Deed of the faid Thirty Acres of Land, with the Buildings thereon standing, free from any Incumbrance, for the Payment of the Amount of the faid Debt, with the Interest thereon, within Five Years from the Rising of this Assembly; which Interest is to be paid annually.

20 D. allow-

IT. is Voted and Resolved, That Twenty Dollars be allowed and ed E. Bowen. paid to Efbriam Bowen, Esq. out of the General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; being the Reward to which he is entitled by Law, for profecuting to Conviction one Daniel Pendleton, a tranfient Person, for stealing his Horse.

30 D. 75 C. allowed G Bradford.

IT is Voted and Resolved, That Thirty Dollars and Seventy-five Cents be allowed and paid to Mr. George Bradford, out of the General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for attending upon the Superior Court of Judicature, &c. and the Court of Common Pleas, in the County of Providence, as Keeper of the Jury.

27 D. 58 C. ter and Wilkinjan.

IT is Voted and Resolved, That Twenty-seven Dollars and Fiftyallowed Car- eight Cents be allowed and paid to Messis. Carter and Wilkinson, out of the General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of their Account, for a Book delivered the Sheriff of

the County of Providence, for a Gaol-Book, and for Printing done for the State to this Time.

IT is Voted and Refolved, That Twenty Dollars be allowed and 20 D. alpaid to Jonathan Maxson, Esq. out of the General Treasury, in lowed J. Specie, or in the Bills of Credit emitted by this State, at the effablished Rate of Exchange; it being the Reward to which he is entitled by Law, for prolecuting to Conviction one Ezekiel Hall, for Horse-stealing.

IT is Voted and Resolved, That Twenty-eight Dollars and Nine- 28 D. 931C.

ty-three Cents and an Half be allowed and paid to Mr. Nathaniel allowed Phillips out of the General Treasury, in Specie, or in the Bills of N. Phillips. Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account for printing the Schedules and other Businels for the State, by Direction of the Secretary.

IT is Voted and Resolved, That Twelve Dollars and Thirty-fix 12 D. 36 C. Cents be allowed and paid to Mr. Nathaniel Phillips, out of the allowed General Treasury, in Specie, or in the Bills of Credit emitted by N. Phillips. this State, at the established Rate of Exchange; it being the A. mount of his Account for Printing done for the State, by Direction of the General-Treasurer.

IT is Voted and Resolved, That Four Dollars and Fifty Cents be 4 D. 50 C. allowed and paid to Stephen Winfor, Elq. out of the General Trea- allowed ury, in Specie, or in the Bills of Credit emitted by this State, at S. Winfor. The established Rate of Exchange; it being the Amount of his Acconnt, for his Services as one of a Committee, appointed by this Assembly, at the Session in August, A. D. 1791, to revise a Highway in Coventry.

An ACT incorporating a Society, by the Name of The Scituate Library Company.

THEREAS John Harris, of Scituate, in the County of Provi- Charter to dence, Esq. hath represented unto this Assembly, that himself and Twenty-tour others have affociated themselves into a Company, in the faid Town of Scituate; which they have denominated The Scituate Library Company; and that they have subscribed a confiderable Sum of Money for the Procurement of a Library of useful Books: And whereas the said Company have made Application to this Affeinbly for a Charter of Incorporation: And this Affembly, highly approving so laudable a Design, and willing to give it all the Assistance and Encouragement which it justly merits,

Scituate LIbrary Com.

Do Enast, and by the Authority thereof it is hereby Enasted, That James Aldrich, Thomas Harris, John Harris, Stephen Harris, John Wilkinson, Amos Turner, Elibu Bowen, jon. Gideon Angell, Charles Angell, Ezekiel Angell, Nathan Angell, John Potter, jun. Elihu Fish

John Whipple, Oliver Leach, Dean Kimball, Jarvis Kimball, Elisha Mathewson, Thomas Mitchel, Jesse Winsor, Christopher Smith, Levi Seamans, Oliver Harris, George Harris, Stephen Olney, Benjamin Wright, Benjamin Angell, and Edmund T. Waldron, and all others who shall be admitted by them Members of their Company, be, and they are hereby constituted, erected, and made a Body politic and corporate, to subfift at all Times forever hereafter in Deed and Name, by the Name of The Scituate Library-Company; and by that Name shall and may have perpetual Succession, and be Persons able and capable in Law to have, hold, receive and enjoy Lands, Tenements, Hereditaments and Rents, in Fee simple, or for Term of Life, Lives, Years, or otherwise, not exceeding the Value of Six Thousand Dollars; and also Goods, Chattels and all other Things of what Nature, Kind, or Quality foever, and also to give, grant, let, sell or assign the same Lands, Tenements, Hereditaments, Goods and Chattels, and to do and execute all other Things about the same, by the Name aforesaid.

AND be it further Enatted by the Authority aforefaid, That they, and their Successors, by the Name of The Scituate Library-Company, be, and forever hereafter shall be, a Company of Persons able, capable and liable to sue and be sued, to plead and be impleaded, to answer and be answered unto, to defend and be defended against, in all or any of the Courts of Law, or otherwise before any of the Judges, Justices or other Persons whomsoever, in all Manner of Actions, Complaints, or Pleas whatsoever. And it shall and may be lawful to and for the said Company, and their Successors forever hereafter, to have One Common Seal for their own Use, and the same at their Will and Pleasure, to change and alter.

AND for the well governing and ordering the Affairs of the faid Company, It is further Enacted by the Authority aforesaid, That it shall and may be lawful for the said Company, and their Successors, to assemble and meet together on the First Monday in March, in every Year, and at fuch other Times as they shall think convenient, at their Library, or other suitable Place in the said Town of Scituate: Provided, That due Notice be given, at least Four Days before the Time of their Meeting, if the same be specially called, not only of the Day, Hour and Place of fuch Meeting, but of the Cause thereof, and the Matters to be transacted therein: And that the faid Company, or One Third Part of them at least, being met in Person or by Proxy duly constituted in Writing, shall have full Power and Authority, from Time to Time, to make, institute and establish fuch Laws, Statutes and Orders as shall appear unto them, or the major Part of them present, to be useful and necessary for the Government, Regulation, and Direction of the Company, and of every Member thereof; and for the appointing and regulating the Election and Nomination of Officers for the faid Company, and for limiting, appointing and defining their Trust and Aurhority, and for the admitting of new Members; and to do all Things concerning the Government, Estate, Goods and Revenues, and all

other the Buliness and Affairs of the said Company: All which Laws, Statutes and Orders, fo to be made as aforesaid, shall be binding on every Member, and be from Time to Time inviolably observed according to the Tenor and Esfect of them; provided they be not repugnant to the Laws of the State.

AND, for the easier and better Government of the said Company, It is further Enacted by the Authority aforesaid, That the said Company, at their faid Meeting on the faid First Monday in March, shall annually choose Three Directors, a Treasurer and Librarian for the faid Company.

IT is Voted and Refolved, That the Petition of Messrs. Moses Petition for Lippitt, John 1. Clarke, Joseph Nighingale, and George Greene, drawing praying for the Privilege of drawing Alewives with Seines in any Warwick Part of Warwick Mill-Cove, below the Dam, and upon their own Mill-Cove Lands, be referred to the next Session: And that the Petitioners referred. publish a Notification in One of the Providence Newspapers Three Weeks successively that such a Petition is pending, and stands referred to the next Session of this Assembly for Hearing.

WHEREAS Edward Peterson hath appeared before this Assembly, Part of and represented that at the Court of Common Pleas held in the E. Peterson's County of Newport, in November, A. D. 1795, Judgment was Fine remitrendered in Favour of the General-Treasurer, in behalf of the State, against him for Two Hundred Dollars, as the Penalty for violating the Law to prevent the spreading of contagious Diseases, with Costs; and that he hath incurred the said Penalty without intentional Violation of the Law: And it appearing to this Assembly that the Fault of the faid Edward Peterson admits of Extenuation; and that he may be favoured with Equity:

IT is therefore Voted and Refolved, That Three Fourth Parts of the Debt of the Judgment aforesaid be remitted; and that the said Edward Peterson, upon paying the remaining Fourth Part of the said Penalty, with the Costs which have accrued, into the General Treasury, shall be discharged from the said Judgment.

Upon the Application of the Members of the House of Repre- Inoculation fentatives from the County of Washington,

permitted in Washington

BE it Enalled by this General Assembly, and by the Authority County. thereof it is bereby Enatted, That in all Cases wherein any Town in the aforesaid County of Washington shall, in Consequence of the Small-Pox having broken out, in the natural Way, in fuch Town, or in any Town adjoining thereto, find it expedient to inoculate for the Small-Pox, such Inoculation shall be permitted in One House only in such Town, at the Discretion of the Town Council, as they shall direct: And that all Persons in such Town, having the Small-Pox in any Way, shall be placed therein. Law, Custom, or Usage to the contrary notwithstanding.

IT

1 D. 97 C. allowed I. Manchester. IT is Voted and Refolved, That One Dollar and Ninety-five Cents be allowed and paid to Ifrael Manchefter, a Deputy-Sheriff, and Keeper of the Gaol in the County of Providence, out of the General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for supporting James Gray in the said Gaol, who was a poor Criminal convicted at the Suit of the State, and for whipping and selling him at public Vendue.

13 D. 30 C.
slowed I.
Manchester.

IT is Voted and Refolved, That Thirteen Dollars and Thirty Cents be allowed and paid to Ifrael Manchester, Keeper of the Gaol in the County of Providence, out of the General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for the Maintenance and Prison Fees of divers poor Persons committed at the Suit of the State.

3 D. 75 C. allowed J. Danforth.

IT is Voted and Refolved, That Three Dollars and Seventy-five Cents be allowed and paid to Mr. Job Danforth, out of the General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of the Account of his Son Samuel Danforth, Esq. deceased, for Services as Clerk of the Superior Court of Judicature, &c.

Cranfionempowed to collect the Deficiency of the last State-Tax. WHEREAS Pearce Salfbury, Collector of the last State Tax in the Town of Cranston, collected from the Individuals of the said Town the greatest Part of the said Tax, and absconded with the same, leaving on his Tax-Bill about Fifty Dollars unpaid:

IT is therefore Voted and Refolved, at the Request of the asoresaid Town, That the General-Treasurer be, and he is hereby, empowered and directed to grant a Warrant to such Person as the said Town shall appoint, for collecting the Residue of the said Tax.

Com. on the public Letters.

IT is Voted and Resolved, That Thomas G. Hazard, John Harris, George Champlin, John Handy, and Welcome Arnold, Esq'rs. be, and they are hereby, appointed a Committee to take into Consideration the public Letters, now lying before this Assembly; and that they make Report as soon as may be.

Liberties of Kent Gaol established.

IT is Voted and Refolved, That the Limits of the Liberties of the Gaoi-Yard, in the County of Kent, extend on the South to a straight Line running Westerly, from the South-West Corner of the Wharf whereon the said Gaol stands, to the North-East Corner of the House now occupied by Edward Pearce: On the West to a straight Line running from the North-East Corner of the said House improved by Edward Pearce, to the South-East Corner of Simeon Spencer's Shop; thence from the said Shop to the South East Corner of the House of Mrs. Winslow, as the Fence now stands; thence, in a straight Line running Easterly to the South-East Corner of John Glazier's House, and so running by the said House until it intersects a Line drawn Westerly by the South Side of the Whats

Wharf lately owned by Thomas Aldrich, Esq. and by the said Wharf to the Edge of the Salt-Water, and fo round by the Edge of the Salt-Water until it comes to the Gaol Wharf, and throughout the faid Wharf: That the Sheriff of the County of Kent mark out the faid Limits, affix Bounds on the faid Lines where necessary, plat the same, and place the Plat in the Clerk's Office of the Court of Common Pleas in the faid County: And that this Act shall take Effect and be in Force immediately after the Rifing of this Assembly.

IT is Voted and Refolved, That the Relignation of Earl Mowry, E. Mowry's of the Office of Captain of the First Company of Infantry, in the Reugnation. Town of East-Greenwich, be, and the same is hereby, accepted.

IT is Voted and Resolved, That John Smith, and Charles Lippitt, Com. to de-Esq'rs. be, and they are hereby, appointed a Committee to receive Records of from the Representatives of Samuel Danforth, Esq. deceased, late the Superi-Clerk of the Superior Court of Judicature, Court of Affize, and or Court in General Gaol-Delivery, within and for the County of Providence, the County the Seal, Records, Files of Papers, and all other Things appertaining to the faid Office, and deliver them to Joseph Fenner, Esq. the present present Clerk of the said Court, taking his Receipt for the same; Clerk. that the Receipt given by the said Samuel Danforth be cancelled; and that the Receipt given by the present Clerk be deposited in the Secretary's Office.

WHEREAS a Number of the Inhabitants of the County of Pro- Lottery for vidence preferred a Petition to this Assembly, and represented that Whipple's the Bridge over Pawtucket River, called Whipple's Bridge, between Bridge. the Towns of Smithfield and Cumberland, being on One of the most frequented Roads leading to Providence, is so much decayed that it will soon be rendered impassable without imminent Danger: And thereupon prayed this Affembly to grant a Lottery to raise the Sum of Four Thousand Dollars, to be applied to the rebuilding of the said Bridge: And that Messrs. Simon Whipple, Jason Newell, Jeremiab Whipple, jun. and Ebenezer Carpenter, all of Cumberland aforesaid, may be appointed Directors of the said Lottery: Which being duly confidered,

IT is Voted and Resolved, That the Prayer of the aforesaid Petition be, and the same is hereby granted: That the Directors of the aforesaid Lottery be empowered to set forth the same in one or more Classes, and upon such Scheme as they shall judge most conducive to the End proposed; they giving Bond to the General-Treasurer, with such sufficient Sureties as shall be recommended in Writing by the Town-Council of the faid Town of Cumberland in the Sum of Thirty Thousand Dollars, faithfully to conduct and complete the faid Lottery; and to appropriate the Money that shall be raifed thereby to the rebuilding of the said Bridge, agreeably to the said Petition.

WHEREAS Bennett Wheeler, Esq. late Collector of Excise for the B. Wheeler County of Providence, represented to this Assembly, that he gave discharged

from his Bonds as Collector of Excife.

Bond to the General-Treasurer for the faithful Discharge of the Duties of that Office; that, in Consequence of his Appointment, he took Bonds of divers Persons for the Payment of the Excise he was appointed to collect: That afterwards this Assembly thought proper not to order the said Excise to be collected, but relinquished the same: And that he is desirous to be discharged from the Bond given by him as aforesaid:

IT is therefore Voted and Resolved, That the General-Treasurer be, and he is hereby, directed to deliver to the faid Bennett Wheeler the Bond given by him as aforefaid; and that the faid Bennett Wheeler deliver the Bonds given to him, as Collector as aforesaid, to the respective Persons who gave them.

The Pro ceeds of the old Gaol in the County of Kent to be paid into the Gen. Treafury.

IT is Voted and Refolved, That Messes. William Greene, George Tillinghaft, and Ray Greene, the Committee, appointed at the last Selfion, to fell the old Gaol in the County of Kent, after deducting the Expences of the Sale, place the Proceeds thereof in the General Treasury.

R. Greene to procure the Deed of Kent Gaol Lot.

IT is Voted and Resolved, That Ray Greene, Esq. he, and he is hereby, requested to apply to the Town-Treasurer of East. Greenwich for the Deed of the Lot whereon the new Gaol in the faid Town stands, agreeably to the Resolve of the said Town in that Behalf: And that the said Deed be made to the General-Treasurer, and to his Successors in that Office, to and for the Uie of the State.

S. Gardner's Petition referred to a Com.

IT is Voted and Resolved, That Mess. Charles Lippitt, William Greene, and David Sayles be, and they are hereby, appointed a Committee to inquire into and examine the Facts stated in the Petition of Silvester Gardner, Esq. praying for Relief, on Account of a Judgment obtained against him, as the Head of a Class in North-Kingstown, by Joseph Whitford, when he inlifted as a Recruit in Col. Olney's Regiment in the Year 1781; and that they make Report to this Assembly, at the next Session.

Com. to adcounts of the ters of 1mpost.

IT is Voted and Resolved, That Messes. Richard Jackson, jun. just the Ac- Daniel Updike, and Joseph Rice be, and they are hereby, appointed late Collec. a Committee to audit the Accounts of Ebenezer Thompson, Esq. and Mr. John Wanton, who were the Collectors of the Cuttoms in this State before the Adoption of the Constitution of the United States; and that they make Report to this Assembly, at the next

Members of the State's ed 100 D. count.

IT is Voted and Resolved, That each Member of the State's Committee, appointed to make a general Estimate of rateable Pro-Com. allow- perty, be empowered to draw the further Sum of One Hundred each on Ac. Dollars out of the General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange, towards their Services; and that they account for the same.

An ACT in Addition to, and Amendment of, the Act entitled "An Act to organize the Militia of this State."

THEREAS the Tenth Section of the Act entitled "An Act Amendto organize the Militia of this State," hath by Experience ment to the been found inadequate to the Purposes for which it was intended: izing the

BE it therefore Enasted by this General Assembly, and by the Authority thereof it is bereby Enasted, That the faid Section be repealed: And that the following be substituted in Lieu thereof, and shall become a Part of the said Act, as the Tenth Section thereof, to wit:

SECTION X. And be it further Enacted by the Authority aforefaid, That every Sergeant or Corporal, who shall neglect to warn the Men to appear at every Rendezvous mentioned in this Act, when thereunto required as aforesaid, without sufficient Excuse, shall forfeit the Sum of Two Dollars: That every non-commissioned Officer, or Private, who shall neglect to appear at the Regimental Rendezvous, shall forfeit One Dollar and Fifty Cents, and for every Day he shall neglect to appear at the Company-Parade, he shall forfeit One Dollar; and if he shall not be armed and equipped according to the faid Act of Congress, when so appearing, without sufficient Excuse, he shall for appearing without a Gun, sorseit Twenty-five Cents, without a Bayonet and Belt Eight Cents, without a Cartouch-Box and Cartridges Eight Cents, without a Knapfack Four Cents, and without Flints, Priming-wire, and Brush Four Cents: Provided always, That none of the Fines aforesaid, nor any other except those mentioned in the Sixteenth Section of this Act, shall be levied on any Delinquent until after the Expiration of Ten Days from the Time of such Delinquency, nor then, if the Town-Councils of the respective Towns to which such Delinquents may belong shall have determined that such Delinquents are unable to provide themselves with Arms: That the Captain or commanding Officer of the Company, shall make a List of all such Fines as he shall determine to be proper to be exacted; which List, with the Delinquents Names, and the Nature of such Delinquency, he shall return to some one Justice of the Peace in the Town where such Delinquent resides; which Justice shall thereupon issue his Warrant of Distress, directed to the Town Sergeant or Constable, requiring him to levy fuch Fines on the Goods and Chattels of fuch Delinquents, and for Want thereof, by Imprisonment, until such Fines and Cost shall be paid: That in Case such Defaulter shall live with his Father or Mother, or shall be an Apprentice or indented Servant, the Master, or Mistress, Father or Mother (as the Case may be) strall be liable to pay such Fines with Costs; in Desault of which Payment the Officer shall levy the same upon the Goods and Chattels of the said Father or Mother, Master or Mistress; and the Money so collected by fuch Justice shall be returned to the said Captain, or commanding Officer, within Thirty Days, to be appropriated as the faid TownTown-Council may direct: And that a Sum, not exceeding One Dollar per Day, be allowed the Sergeant, or Corporal, for warning the Company to which he belongs; which Sum shall be paid by the Captain, out of the first Fines and Forseitures collected therein, agreeably to this Act; the Number of Days for which the Sergeant, or Corporal, shall be in Pay for Warning the Company, to be afcertained by the Captain, or commanding Officer, of such Company discretionally.

And whereas it is expedient that so much of the Fisteenth Section of the said Act as respects the Penalty upon non-commissioned Officers, or Privates for Disobedience of Orders, by putting the Offender under Guard, or by levying a Fine of One Dollar, &c. upon him be altered:

IT is therefore further Enasted, by the Authority aforefaid, That the abovementioned Part of the said Fifteenth Section be repealed: And that the following Penalty for such Offence shall be inflicted, to wit: The Offender shall be immediately put under Guard for a Space of Time not exceeding Twelve Hours, or shall be fined, not exceeding Four Dollars, at the Discretion of the commanding Officer; which Fine shall be collected in the Manner prescribed in the aforegoing Tenth Section.

And whereas to the End that this affembly may have due know-ledge of the Operation of this Act, it is necessary that regular Returns of all Fines, &c. should be made:

IT is therefore further Enasted by the Authority aforefaid, That the Captains of the several Companies of Insantry, in this State, shall make yearly Returns to the Adjutant of their respective Regiments, of all Monies received by them for Fines and Forseitures by them collected, and how the same were by them expended; that the Adjutants make Regimental Returns to the Brigade-Majors, countersigned by the Colonels; that the Brigade-Majors make Brigade Returns to the Adjutant General, countersigned by the Brigadeiers-General: And that the Adjutant-General make a general Return to the Major-General; who is hereby directed to lay the same yearly before this Assembly, at the annual General-Election in May.

IT is further Voted and Refolved, That the Captains of the several Companies of Infantry in this State shall take Post according to the Dates of their respective Commissions; and that their Companies shall take Post with them in the same Station, when on Parade.

AND beit further Enasted by the Authority aforesaid, That no Perfon shall hereafter be exempted from doing military Dury in the Company of Infantry in the District whereof he shall reside, in Virtue of his having sustained a Commission in the Militia, unless he shall have held such Commission, or some other military Commission, for the Space of Five Years.

WHEREAS

WHEREAS Edward Boss hath appeared before this Assembly, and represented, that at the Court of Common Pleas, held in the County of Providence, in December, A. D. 1795, Judgment was rendered against him in Favour of the General Treasurer, in Behalf of the State, for Two Hundred Dollars, being the Penalty for violating the Law to prevent the spreading of contagious Distempers, with Costs; and that he hath incurred the said Penalty with: out any intentional Violation of the Law: And whereas it appears to this Assembly, from the Circumstances attending the Case of the faid Edward Boss, that his Fault admits of Extenuation, and that he may be favoured confistently with the Principles of Equity:

Bofs's Fine remitted.

IT is therefore Voted and Refolved, That One Half of the faid Penalty be remitted; and that upon the faid Edward Bose's paying the other Half-thereof into the General Treasury, with the Costs, he be discharged from the said Judgment.

IT is Voted and Resolved, That One Hundred and Forty-seven 147D. 72 C. Dollars and Seventy-140 Cents be allowed and paid to Nebemiah allowed Knight, Esq. Sheriff of the County of Providence, out of the Gen- N. Knight. eral Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for attending upon this Affembly, and the Courts in the County of Providence, for providing Wood, Candles, &c. from July, A. D. 1794 to the perent Time.

WHEREAS the Committee appointed to take the public Letters Letter to into Confideration reported the following Draught of a Letter to Virginia, the Governor of Virginia, to wit:

I HAVE the Honor to inform you that the Resolutions of the Leg'flature of Virginia, proposing certain Amendments to the Constitution of the United States, inclosed in a Letter of the 24th of December, 1795, hath been laid before the Legislature of this State, now in Session, and that their Sense thereon is, that it is improper at the present Time to agitate the Expediency of the proposed Amendments.-In their Opinion a further Experience of the Constitution of the United States, in its present Form, is desirable before any material Alterations whatfoever, should take Place therein.

Your Letter of the 9th of January last, proposing an Interchange of the Laws is perfectly agreeable .- An entire Revision of the Laws of this State is submitted to a Committee; which, as soon as completed, I will do myself the Honor to transmit to your Excellency.

I am with great Esteem, Sir,

Your Excellency's,

Most obedient humble Servant.

His Excellency Governor Brooke,

Which

Which being duly considered,

IT is Voted and Resolved, That the aforegoing Letter be approved; that his Excellency the Governor be requested to cause a fair Copy thereof to be made, and fign and transinit it to his Excellency the Governor of Virginia; and that he be also requested to cause the same to be published, within a suitable Time after its being transmitted, in all the Newspapers in the State, as the Answer of this Assembly to the circular Letter from Virginia.

Petition for Providence & Smithfield referred.

IT is Voted and Resolved, That the Petition of a considerable a new Road Number of Citizens in this State, for opening a new Road, through thro' North- Part of the Towns of North-Providence and Smithfield, he referred to the next Session: That in the mean Time the Petitioners, at their own Expence, notify all Persons who may be interested, by an Advertisement to be inserted Three Weeks successively in One of the Providence Newspapers, that fuch a Petition is pending, and is to be heard at the next Session of this Assembly.

6 D. 75 Cts. allowed 1. Manchester.

IT is Voted and Resolved, That Six Dollars and Seventy-five Cents be allowed and paid to Mr. Israel Manchester, a Deputy-Sheriff for the County of Providence, out of the General Treasury, in Specie, or in the Bills of Credit emitted by this Stare, at the eltablished Rate of Exchange; it being the Amount of his Account, for Attendance upon this Assembly, at the present Session.

18 D. allow-

IT is Voted and Resolved, That Eighteen Dollars be allowed and ed H, Ward. paid to Henry Ward, Esq. out of the General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of exchange; it being the Amount of his Account, for attending upon this Assembly, at the present Session, as Secretary.

6 D. allowed P. Cropo.

IT is Voted and Resolved, That Six Dollars be allowed and paid to Mr. Philip Crapo, out of the General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the estabished Rate of Exchange; it being the Amount of his Account, for attending upon the Superior Court of Judicature, &c. at the Term in September last, as Clerk, pro Tempore, by Appointment of the Court,

18 D. 90 C. allowed W. Marchant.

IT is Voted and Resolved, That Eighteen Dollars and Ninety Cents be allowed and paid to Mr. William Marchant, out of the General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for attending upon this Assembly, at the present Session, as Clerk, pro Tempore, of the House of Representatives, and for providing Paper, Quills, &c.

83 D 84 C. Bowen.

IT is Voted and Resolved, That Eighty-three Dollars and Eightyallowed H. four Cents be allowed and paid to Mr. Henry Bowen, Town-Sergeant of Providence, out of the General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account for his Services,

in attending upon this Assembly, and the Courts in the County of Providence, and for the Wages of other Waiters employed by him in the same Service, and for providing divers Necessaries for the Use of the State-House in that County.

WHEREAS Knight Dexter, Elq. represented to this Assembly, K. Dexter's that in February, A. D. 1761, he was appointed one of the Direc- Bond to be tors of a Lottery granted by the General Assembly for paving the given up. Streets in Providence; and that the said Lottery and Pavement were completed in a short Time afterwards; and thereupon prayed that the Bond by him given as aforesaid may be delivered up;

Which being duly considered,

IT is Voted and Resolved, That the Prayer of the aforesaid Petition be and the same is hereby granted.

IT is Voted and Refolved, That all Business lying before this Adjourn-Assembly unfinished be, and the same is hereby, referred to the next ment. Session: That the Secretary transmit, to the proper Officers, the Acts and Orders now made and passed, as soon as may be after the Rifing of this Affembly: And that this Affembly stand adjourned to the Tuesday next preceding the First Wednesday in May next, if then called by his Excellency the Governor; but if not called before, nor at that Time, that then this Assembly be, and hereby is dissolved.

GOD fave the United States of AMERICA.

TRUE COPY, DULY EXAMINED .

WITNESS. Henry Ward Seen







At the General Assembly of the Governor and Company of the State of Rhode-Island and Providence-Plantations, begun and holden at Newport, within and for the State aforesaid, on the First Wednesday in May, in the Year of our Lord One Thousand Seven Hundred and Ninety-six, and in the Twentieth Year of Independence.

PRESENT,

HIS EXCELLENCY

ARTHUR FENNER, Esquire,

GOVERNOR.

THE HONOURABLE

Samuel J. Potter, Esq; Deputy-Governor.

Noah Mathewson, Efq;
Jonathan Comstock, Efq;
John Cooke, Efq;
James Concdon, Efq;
Thomas Hoxsie, Efq;
Pelec Clarke, Efq;
Job Watson, Efq;
John Harris, Efq;

Affistants.

The SECRETARY.

DEPUTIES

DEPUTIES from the feveral TOWNS.

NEWPORT: George Champlin, E/q; John-Handy, E/q; Mr. Nicholas Taylor, Mr. John L. Bols, Archibald Crary, Efq; Simeon Martin, Esq; PROVIDENCE: Welcome Arnold, Esq; John Smith, Esq; Mr. Richard Jackson, jun. Portsmouth: Abraham Anthony, jun. E/q; Mr. Richard Shearman, Mr. Thomas Potter, Benjamin Brownell, Esq; WARWICK: Moses Arnold, Efq; Anthony Holden, Esq; Thomas Holden, Efq; Mr. Job Greene. Westerly: Thomas Noyes, $E \int q$; Rowse Babcock, Esq; NEW-SHOREHAM: Mr. John Sands. NORTH-KINGSTOWN: Daniel Updike, Efq; George Thomas, Efq; South-Kingstown: Elisha R. Potter, Efg; Rowland Brown, Efq; EAST-GREENWICH: Mr. George Tillinghaft, Mr. Richard Mathewson. JAMESTOWN: Mr. Daniel Weeden, jun. Mr. John Howland. SMITHFIELD: Job Aldrich, Esq: Mr. Joshua Jenckes. SCITUATE: James Aldrich, Esq;

Job Randall, Esq;

Mr. Silas Thayer.

GIOCESTER: Samuel Winfor, Efq;

CHARLESTOWN:

Joseph Stanton, jun. E/q;

Mr. Edward Wilcox. West-Greenwich Mr. Ishmael Nichols, Amos Jaqways, Ef_{T} ; COVENTRY: Joseph Rice, Esq; Mr. Thomas Waterman. EXETER: Mr. James Clarke, Mr. Abraham Wilcox, jun. Middletown: Mr. Joshua Peckham, Mr. Ifaac Barker. Bristol: Stephen Smith, Efq; Loring Peck, Efq; TIVERTON: Thomas Durfee, Esq; Christopher Manchester, Esq; LITTLE-COMPTON: Nathaniel Searle, Esq: John Davis, Esq; WARREN: Mr. Charles Wheaton, Ichabod Cole, Esq; Cumberland: Mr. David Sayles, Mr. Jason Newell. RICHMOND: Jonathan Maxfon, Efq; Thomas James, Efq; CRANSTON: John R. Arnold, Esq; John Mawney, Esq; HOPKINTON: George Thurston, E/q; Moses Barber, Esq; JOHNSTON: Mr. Edward Manton, Mr. William Waterman. NORTH-PROVIDENCE: Ezekiel Whipple, Efq; Stephen Jenckes, jun. E/q; BARRINGTON: Thomas Allen, Esq; James Martin, Esq; FOSTER William Tyler, Efq: Daniel Howard, Esa; The Honourable Elisia R. Potter, Esq; was chosen Speaker, and William V. King, Esq; Clerk of the Lower House.

THIS being the anniversary Election of all Officers, both ci-Officers vil and military, the Gentlemen whose Names are set down lected. in the subsequent List were chosen to the Offices ascribed to them respectively, to wit:

His Excellency ARTHUR, FENNER, Esq; Governor. Engaged. The Hon. SAMUEL J. POTTER, Esq; Deputy-Governor. Engaged. Thomas G. Hazard, Esq; First Assistant. Engaged. Noah Mathewson, Esq; Second Assistant. Engaged. Jonathan Comstock, Esq; Third Assistant. Engaged. Walter Walson, Esq; Fourth Assistant. Engaged. John Cooke, Esq; Fisth Assistant. Engaged. James Congdon, Esq; Sixth Assistant. Engaged. Thomas Hoxsie, Esq; Seventh Assistant. Engaged. Peleg Clarke, Esq: Eighth Assistant. Engaged. Job Watson. Esq: Ninth Assistant. Engaged. John Harris, Efq; Tenth Affistant. Engaged.

Henry Ward, Esq; Secretary. Engaged. Ray Greene, Efq; Attorney-General. Engaged. Henry Sherburne, Efq; General-Treasurer. Engaged.

Peleg Arnold, Esq; George Brown, Elq; Walter Cooke, Esq; Joshua Bicknall, Esq; Thomas Tillinghast, Esq;

Third Fourth

Chief econd of Judicature, Court of Affire, and General Gaol-Delivery, in and throughout the State.

Constant Taber, Esq; Chief
Oliver Durfee, Esq; Second
Perez Richmond, Esq; Third
William Anthony, jun. Esq; Fourth
Nicholas P. Tillinghash, Esq; Fifth

Chief
Second
mon Pleas, and General
Sessions of the Peace, within and for the County of
Newport.

Caleb Harris, Esq; John Burton, jun. Esq; Second mon Pleas, and General John Dorrance, Esq; Third Arnold Pain, Esq; Fourth in and for the County of William Tyler (of Foster) Esq; Fifth Providence. John Burton, jun. Efq;

Chief Justice of the Court of Com-

Gideon Clarke, Efq; Robert Stanton, Esq; Thomas Tefft, Esq; William Hammond, Esq; John Waite, Esq;

Second Third Fourth

Chief Justice of the Court of Com-Third Seffions of the Peace, with-ourth in and for the County of Washington.

Samuel Allen, Esq; William Barton, Efq; Josiah Finney, Esq; Joseph Reynolds, Esq; Daniel Cole, Elq;

Second Third Fourth

Chief Justice of the Court of Com-econd mon Pleas, and General Third Seffions of the Peace with Seffions of the Peace, withourth in and for the County of Briftol.

Stephen

Stephen Arnold, Esq; Chief
Thomas Rice (the 2d) Esq; Second
Isaac Johnson, Esq; Third
Benjamin Johnson, Esq; Fourth
Stephen Greene (of EastGreenwich) Esq; Fifth

Chief
Thomas Rice (the 2d) Esq; Second
mon Pleas, and General
Sessions of the Peace, within and for the County of
Kent.

Christopher Ellery, Esq; Clerk of the Superior Court of Judicature, Court of Assize, and General Gaol-Delivery, within and for the County of Newport.

Joseph Fenner, Esq; Clerk of the Superior Court of Judicature, Court of Affize, and General Gaol-Delivery, within and for the County of Providence.

James Sheldon, Esq; Clerk of the Superior Court of Judicature, Court of Assize, and General Gaol-Delivery, within and for the County of Washington.

Jonathan Ruffell, Esq; Clerk of the Superior Court of Judicature, Court of Assize, and General Gaol-Delivery, within and for the County of Bristol.

Andrew Boyd, Esq; Clerk of the Superior Court of Judicature, Court of Assize, and General Gaol-Delivery, within and for the County of Kent.

Thomas Peckham, Esq; Clerk of the Court of Common Pleas, and General Sessions of the Peace, within and for the County of Newport.

James Fenner, Esq; Clerk of the Court of Common Pleas, and General Sessions of the Peace, within and for the County of Providence.

Samuel E. Gardner, Esq; Clerk of the Court of Common Pleas, and General Sessions of the Peace, within and for the County of Washington.

Richard Smith, jun. Efq; Clerk of the Court of Common Pleas, and General Sessions of the Peace, within and for the County of Bristol.

Hopkins Cooke, Efq; Clerk of the Court of Common Pleas, and General Sessions of the Peace, within and for the County of Kent.

William Davis, Efq; Sheriff of the County of Newport.

Nehemiah Knight, Esq; Sheriff of the County of Providence.

Walter White, Efq; Sheriff of the County of Washington.

Richard

Richard Smith, Efq; Sheriff of the County of Briftol.

Jonathan Niles, Esq; Sheriff of the County of Kent.

Christopher Ellery, Esq; Public Notary for the County of Newport.

Samuel Chace, Esq; Public Notary for the County of Providence.

George Thomas, Esq; Public Notary for the County of Washington.

Richard Smith, jun. Esq; Public Notary for the County of Briftol.

Hopkins Cooke, Esq; Public Notary for the County of Kent.

Samuel Brown, Esq; Public Notary for the Towns of Westerly, Charlestown, and Hopkinton.

William T. Miller, Esq; Public Notary for the Town of Warren.

JUSTICES of the PEACE for the several Towns.

Newport:

Henry Sherburne, Benjamin Sayer, Christopher Ellery, Robert Taylor, Henry Peckham, Ionathan Almy, Esquires.

PROVIDENCE:

Samuel Chace, James Arnold, William Thurber, William Tyler (the 2d) James Fenner, Wheeler Martin, William Richmond, George Tillinghaft, William Jones, Obadiah Brown, Esquires.

PORTSMOUTH:

Henry Lawton, James Vinfon, Gideon Dennis, Esquires.

WARWICK:

Benjamin Barton,

James Jerauld, Joseph Arnold, Peter Greene, James Rhodes, George Greene, Henry Remington, Thomas Arnold (Son of Beniamin) Edward Anthony, Esquires.

WESTERLY:

Samuel Bliven, Samuel Brown, John Siffon, Nathan Barber, Joseph Potter, Paul Maxson, Abel Larkin, Esquires.

North-Kingstown:

George Thomas, Daniel Updike, William Corey, Nicholas C. Northup, William Northup, Oliver Gardner, Isaac Vaughan,

Slocum

Slocum Hall,
Christopher Gardner,
Jonathan Reynolds (Son of William) Efquires.

SOUTH-KINGSTOWN:
John Waite,
Caleb Tefft,
Samuel Curtis,
Daniel Shearman, jun.
John Seagar,
Samuel E. Gardner,
Samuel Helme,
Barber Peckham,
Samuel Hoxfie,
James Shearman, jun.
Cyrus French,
Levi Totten,
Gideon J. Babcock, Esquires.

EAST-GREENWICH:
Hopkins Cooke,
George Spencer,
Daniel Vaughan (the 3d)
George Nichols,
Andrew Boyd,
Thomas Sweet,
Jonathan Pitcher (Son of Sylvester) Esquires.

SMITHFIELD:
John Sayles,
Benjamin Sheldon,
Edward Medbury,
Joel Aldrich,
Elisha Olney,
Dutee Winfor,
Benoni Pain, Esquires.

CHARLESTOWN 1
Peleg Crofs,
Jonathan Macomber,
Ichabod Burdick
Simeon Babcock,
Nathan Taylor,
John Collier,
William Kinyon,
Jeffe Crandail, Esquires.

West-Greenwich; Samuel Hopkins,

Levi Whitford,
Caleb Hall,
George Potter,
Stephen Wilcox,
Benjamin Nichols,
Nathaniel Pullman, Esquires.

COVENTRY:
William Stone,
Jofeph Manchester,
Benjamin Greene,
Joseph Wickes, jun.
Job Mathewson,
Silas Westcot,
Job Greene, jun.
John Colegrove,
Nathan Bowen, Esquires.

MIDDLETOWN:
Joseph Peabody,
Elisha Allen,
Parker Hall, Esquires.

BRISTOL:
Daniel Bradford,
Newton Waldron,
Samuel R. Paine, Esquires,

TIVERTON:
Thomas Durfee,
Lemuel Taber,
Redford Dennis,
Elihu Hicks,
Joseph Durfee, Esquires.

LITTLE-COMPTON:
Adam Simmons,
Enos Giffard,
Thomas Palmei,
Benjamin Tompkins, Esquires.

WARREN:
William T. Miller,
Benjamin Barton,
Edward Chace,
Benjamin Bofworth, Esquires.

Cumberland: Philip Capron, Jotham Carpenter, Nathaniel Shepardson,

Levi

Levi Ballou, Ebenezer Carpenter, Esquires.

RICHMOND:
James Sheldon,
Remington Clarke,
James Potter,
Jonathan Maxfon,
Jeremiah Tefft,
Josias Lillibridge, Esquires.

CRANSTON:
William Warner,
John A. Burton,
Jeremiah Randall,
John Whitman,
Richard Knight, jun.
Joseph Harris, Esquires.

HOPKINTON:
David Nichols,
Randall Wells,
Josiah Witter,
Moses Barber,
Robert Burdick,
Samuel Gardner, jun.
Thomas Wells, jun. Esquires.

JOHNSTON:
Abraham Belknap,
Benjamin Kimball,
Caleb Alverson,
Harding Harris,
Joseph Williams,
Ezekiel Angell, Esquires.

NORTH-PROVIDENCE:
Hope Angell,
Ezekiel Whipple,
Caleb Jenckes,
Stephen Jenckes, jun. Esquires.

BARRINGTON:
Solomon Townsend, jun.
James Martin,
Asa Bicknall,
Josiah Humphry, jun. Esquiresi

FOSTER:
Daniel Howard,
Caleb Potter,
Simeon Seamans,
Joseph Davis,
Jacob Phillips, Esquires.

MILITARY OFFICERS:

Simeon Martin, Efq; Major-General of the Militia of the State.

Thomas Allen, Esq; Brigadier-General of the Militia in the Counties of Newport and Bristol.

William Barton, Efq; Brigadier-General of the Militia in the County of Providence.

George Thurston, Esq; Brigadier-General of the Militia in the County of Washington.

Allen Johnson, Esq; Brigadier-General of the Militia in the County of Kent.

William Tew, Esq; Lieutenant-Colonel Commandant of the First Regiment of Militia in the County of Newport.

Philip Martin, Esq; Lieutenant-Colonel Commandant of the First Regiment of Militia in the County of Providence.

Peleg Cross, jun. Esq: Lieutenant-Colonel Commandant of the First Regiment of Militia in the County of Washington.

Joseph

Joseph Reynolds, Esq; Lieutenant-Colonel Commandant of the Regiment of Militia in the County of Bristol.

Thomas Westcot, Esq; Lieutenant-Colonel Commandant of the First Regiment of Militia in the County of Kent.

Benjamin Howland, Esq: Lieutenant-Colonel Commandant of the Second Regiment of Militia in the County of Newport.

Daniel Arnold, Esq: Lieutenant-Colonel Commandant of the Second Regiment of Militia in the County of Providence.

Stephen Wightman, Esq; Lieutenant-Colonel Commandant of the Second Regiment of Militia in the County of Washington.

Silas Bailey, Esq; Lieutenant-Colonel Commandant of the Second Regiment of Militia in the County of Kent.

Joseph Knight, Esq; Lieutenant-Colonel Commandant of the Third Regiment of Militia in the County of Providence.

Elisha R. Gardner, Esq; Lieutenant-Colonel Commandant of the Third Regiment of Militia in the County of Washington.

Elijah Armstrong, Esq; Lieutenant-Colonel Commandant of the Fourth Regiment of Militia in the County of Providence.

Nehemiah Angell, Esq; Lieutenant-Colonel Commandant of the Fifth Regiment of Militia in the County of Providence.

Peter Briggs, Esq; Lieutenant-Colonel Commandant of the Sixth Regiment of Militia in the County of Providence.

Loring Peck, Esq: Lieutenant-Colonel Commandant of the Senior Class Regiment in the Counties of Newport and Bristol.

Benjamin Hoppin, Esq; Lieutenant-Colonel Commandant of the Senior Class Regiment in the County of Providence.

Thomas Noyes, Esq; Lieutenant-Colonel Commandant of the Senior Class Regiment in the County of Washington.

Isaac Johnson, Esq: Licutenant-Colonel Commandant of the Senior Class Regiment in the County of Kent.

Daniel-Sheldon, Esq; First, Benjamin Brownell, Esq; Second, Major of the First Regiment of Militia in the County of Newport.

Stephen Abbet, Esq; First, Ebenezer Tyler, Esq; Second, Majot of the First Regiment of Militia in the County of Providence.

Benjamin

Benjamin Taylor, Esq; First, Joseph Noyes, jun. Esq; Second, Major of the First Regiment of Militia in the County of Washington.

Benjamin Wardwell, Esq. First, Joseph Adams, Esq. Second, Major of the Regiment of Militia in the County of Bristol.

Moses Arnold, Esq; First, Micah Whitmarsh, Esq; Second, Major of the First Regiment of Militia in the County of Kent.

John Baley, Esq; First, Thomas Dursee, Esq; Second, Major of the Second Regiment of Militia in the County of Newport.

Nathan Dexter, Esq; First, William Ballou, Esq; Second, Major of the Second Regiment of Militia in the County of Providence.

James Updike, Esq; First, Daniel Congdon, Esq; Second, Major of the Second Regiment of Militia in the County of Washington.

Thomas Phillips, Esq; First, Josiah Gibbs, jun. Esq; Second, Major of the Second Regiment of Militia in the County of Kent.

Thomas Relph, Esq; First, Gidcon Harris, Esq; Second, Major of the Third Regiment of Militia in the County of Providence.

George James, Esq; First, Gideon J. Babcock, Esq; Second, Major of the Third Regiment of Militia in the County of Washington.

Thomas Mitchell, Esq; First, Beneditt Burlingame, jun. Esq; Second, Major of the Fourth Regiment of Militia in the County of Providence.

Hugh Cole, Esq; First, Thomas Parker, Esq: Second, Major of the Fisch Regiment of Militia in the County of Providence.

Valentine Sweet, Esq; First, John Westcot, Esq; Second, Major of the Sixth Regiment of Militia in the County of Providence.

Alexander Thomas, Esq; First, Samuel Sanford, Esq; Second, Major of the Senior Class Regiment in the Counties of Newport and Bristol.

Caleb Westcot, Esq; First, Benjamin Fry, Esq; Second, Major of the Senior Class Regiment in the County of Providence.

William Taylor, Esq; First, Edward Wilcox, Esq; Second, Major of the Senior Class Regiment in the County of Washington.

Joseph Arnold, Esq; (Son of Caleb) First, Stukely Hudson, Esq; Second, Major of the Senior Class Regiment in the County of Kent.

C
John

John Hall, Adjutant of the Third Regiment of Militia in the County of Washington.

Isaac Center, M. D. Director and Purveyor-General of the Military Hospital of the State.

The same Isaac Center, Surgeon and Physician-General of the Militia of the State.

John Mathewson, Esq; Quarter-Master General of the Militia of the State.

Charles Lippitt, Efq; Commissary-General of the Militia of the. State.

Robert Rogers, Esq; Adjutant-General of the Militia of the State.

Thomas Ruffell, Esq; Inspector of the Brigade of Militia of the Counties of Newport and Bristol.

George Tillinghast, Esq; Inspector of the Brigade of Militia of the County of Providence.

Cyrus French, Esq; Inspector of the Brigade of Militia of the County of Washington.

Stephen Arnold, Esq; Inspector of the Brigade of Militia of the County of Kent.

Officers to command the several Companies of Infantry.

First. Regiment in the County of Newport.

Senior Class Company in New-PORT and JAMESTOWN. Robert Dunham, Captain. John Tew, Lieutenant. Michael Moulton, Ensign.

NEWPORT.
First Company.
William Allen, Captain.
Samuel Carr, Lieutenant.
Samuel Watson, Ensign.

Second Company.
Joseph Lyon, Captain.
Nathaniel Lyon, Lieutenant.
James Anthony, Ensign.

Third Company.
Charles Davenport, Captain.
Thomas Tilley, Lieutenant.
Azariah Albro, Ensign.

Fourth Company. Joseph Boss, Captain. Peleg Cranston, Lieutenant. Daniel Dunham, Ensign.

Senior Class Company in Ports
Mouth and Middletown.
William Lawton, Captain.
Walter Cornell, Lieutenant.
John Peabody, Ensign.

Portsmouth.

First Company.

Cooke Wilcox, Captain.

George

George Brownell, Lieutenant. George Cooke, Enfign.

Second Company.
Peleg Almy, Captain.
Thomas Potter, jun. Lieutenant.
Stephen Cornell, Ensign.

New-Shoreham Company. Edward Sands, Captain. John Pain, Lieutenant. John Gorton, Ensign.

First Regiment in the County of PROVIDENCE.
PROVIDENCE.

Senior Class Company. Peter Taylor, Captain. Daniel Stilwell, Lieutenant. James Burrill, jun. Ensign.

First Company.
Parker Clarke, Capiain.
Joshua Rathbun, Lieutenant.
Jesse Whitmore, Ensign.

Second Company.
George R. Burrill, Captain.
Boone Vaughan, Lieutenant.
Haile Gladding, Ensign.

Third Company.
Jabez Gorham, Captain.
Samuel Smith, Lieutenant.
Stephen Yates, Enfign.

Fourth Company.
Daniel Proud, jun. Captain.
Joseph Snow, jun. Lieutenant.
Edward Luther, Enfign.

Fifth Company.
Eber Coleman, Captain.
Samuel Kempton, Lieutenant.
George Sinkins, Enfign.

NORTH-PROVIDENCE.
Senior Class Company.
Benjamin Jenckes, Captain.
Richard Whipple, Lieutenant.

Nathaniel Walker, Enfign.

First Company. Emor Whipple, Captain. Daniel Smith, Lieutenant. Elisha Olney, Ensign.

Second Company.
James Mason, Captain.
Jesse Salsbury, Lieutenant.
Arnold Jenckes, Ensign.

First Regiment in the County of Washington.
Westerly.

Senior Class Company. Henry Wells, Captain. James Ross, Lieutenant. Jonathan Sisson, Ensign.

Second Company. Arnold Bliven, Captain. George Wells, Lieutenant Joshua Noyes, Ensign.

Third Company.
Nathan Potter, Captain.
Samuel Taylor, Lieutenant.
Nathan Stillman, Enfign.

Fourth Company. Thomas Sisson, Captain. Ichabod Clarke, Lieutenant. Arnold Saunders, Ensign.

CHARLESTOWN.
Senior Class Company.
Samuel Perry, Captain.
Henry Greene, Lieutenant.
Jeremiah Taylor, Ensign.

First Company.
Ethan Crandall, Captain.
Braddock Peckham, Lieutenant.
Benjamin York, Ensign.

Second Company.

Afa Church, Captain.

Browning Greene, Licutenant.

Jeffery Hazard, Enfign.

HOPKINTON.

HOPKINTON.
Senior Class Company.
Nathan Barber, Captain.
Gardner Thurston, Lieutenant.
George Maxson, Ensign.

First Company.
Jeremiah Thurston, Captain.
Thomas Langworthy, Lieutenant.
William Tanner (the 2d) Ensign.

Second Company.
James Wells, jun. Captain.
Rowland Babcock, Lieutenant.
Peleg Babcock, Enfign.

Third Company.
Nathan Maxson, Captain.
John Kinyon, Litutenant.
Samuel Peckham, Enfign.

The Regiment in the County of BRISTOL.

Senior Class Company.
Benjamin Bosworth, Captwin.
John Short, Lieutenant.
Randall Cole, Ensign.

BRISTOL Company.
Joseph Greene, Captain.
Thomas Church, Lieutenant.
Loring Finney, Enfign.

WARREN.
First Company.
Benjamin Cole, Captain.
William Hoar, Lieutenant.
Preserved Alger, Ensign.

Second Company.
Samuel Mason, Captain.
Benjamin Saunders, Lieutenant.
Benjamin Barton, jun. Ensign.

BARRINGTON Company. Benjamin Martin, Captain. Amariah Lilley, Lieutenant. Ebenezer Peck, Ensign.

First Regiment in the County of
KENT.
Senior Class Company in WAR-

Senior Class Company in WARwick and East-Greenwich. Mumford Davis, Captain. James Miller, Lieutenant. Benjamin Remington, Ensign.

WARWICK
First Company.
Bennett Low, Captain.
Thomas Stafford, Lieutenant.
Remington Arnold, Ensign.

Second Company.
Joseph Arnold (the 3d) Captain.
Charles Brayton, Lieutenant.
Jonathan Tiffany, Ensign:

Third Company.
Pardon Potter, Captain.
Benjamin Greene, Lieutenant.
Dutee Arnold, Enfign.

East Greenwich.

First Company.

Jonathan Andrews, jun. Captain.

Browning Nichols, Lieutenant.

Isaac Spencer, Ensign.

Second Company.
William Gardner, Captain.
John Place, Lieutenant.
Peleg Clarke, Enfign.

Second Regiment in the County of Newport.
Tiverton.

Senior Class Company. Isaac Cooke, Captain. Pearce Perry, Lieutenant. Philip Manchester, Ensign.

First Company.
Abraham Manchester, Captain.
Benjamin Cooke, Lieutenant.
Holder Almy, Ensign.

Third Company.
William Durfee, Captain.
Nathan Briggs, jun. Lieutenant.
Abner Durfee, Ensign.

LITTLE-COMPTON.
Senior Class Company.
William Southworth, Captain.
Benjamin Coe, Lieutenant.
Andrew Taylor, Ensign.
First

First Company.
Thomas Briggs, Captain.
Caleb Church, Lieutenant.
Owen Greenell, Ensign.

Second Company.
Joseph Pearce, Captain.
Walter Wilbur, Lieutenant.
Jonathan Hilliard, Ensign.

Second Regiment in the County of
PROVIDENCE.
SMITHFIELD.

Senior Class Company.
Job Mowry, Captain.
George Streeter, Lieutenant.
Richard Sayles, jun. Ensign.

First Company.
Adam Jenckes, Captain.
Jeremiah Whipple, Lieutenant.
Thomas Angell, Ensign.

Second Company.
Joseph Wilkinson, jun. Captain.
Abraham Ballou, Lieutenant.
Ebenezer Trask, Ensign.

Third Company.

Obed Seaver, Captain.

Nathaniel Mowry, Lieutenant.

James Appleby (the 3d) Enfign.

Cumberland.
Senior Class Company.
Benjamin S. Walcot, Captain.
Joseph Follett, Lieutenant.
Noah Ballou, jun. Ensign.

First Company.
William Whipple, Captain.
Stephen Dexter, Licutenant.
Jonathan Ray, Ensign.

Second Company.
Ariel Ballou, Captain.
Joseph Jenckes, Lieutenant.
Pelatiah Ballou, Enfign

Third Company. Eleazer Whipple, Captain. Esek Cooke, Lieutenant. Nathan Whipple, Ensign.

Second Regiment in the County of
WASHINGTON.
NORTH-KINGSTOWN.
Senior Class Company.
Stukely Hill, Captain.
William T. Congdon, Lieutenant.
George Thomas, jun. Enfign.

Second Company.
Ezbon Sanford, Captain.
George Bissell, Lieutenant.
Thomas R. Congdon, Ensign.

Third Company.
Lodowick Updike, jun. Captain.
Daniel Thomas, Lieutenant.
Thomas Rathbun, Ensign.

Fourth Company.
James Shearman, Captain
Henry Congdon, Lieutenant.
Beriah Eldred, Ensign.

EXETER.
First Company.
Hiams Bates, Captain.
Jeremiah Smith, Lieutenant.
Peter Weaver, Ensign.

Second Company.
John Maguire. Coptain.
Gideon Arnold, Lieutenant.
Stephen Lewis, jun. Ensign.

Third Company.
Benjamin Lewis, Captain.
Samuel Lewis, Lieutenant.
Afa Wilcox, Enfign.

Second Regiment in the County of Kent.

WEST-GREENWICH.
Senior Class Company.
Daniel Howard, Captain.
John Casey, Lieutenant.
Richard Sweet, Ensign.

First Company.
Rhodes Wightman, Captain.
Burton

Burton Sweet, Lieutenant. Joseph Mathewson, Ensign.

Second Company.
Augustus Ellis, Captain.
Samuel Gardner, Lieutenant.
Oliver Moon, Enfign.

Third Company.
Gardner T. Kinyon, Captain.
Job Tillinghast, Lieutenant.
William Tanner, Ensign.

Senior Class Company.
Job Mathewson, Captain.
Silas Westcot, Lieutenant.
Joseph Wickes, jun. Ensign.

First Company. Edmund Colvin, Captain. Peleg Arnold, Lieutenant. John Remington, Ensign.

Second Company.
William Bennett, Captain.
Joshua Johnson, Lieutenant.
Joseph Greene, Ensign.

Third Company.
William Greene, Captain.
Solomon Mathewson, Lieutenant.
Reuben Knight, Ensign.

Fourth Company.
Reuben Potter, Captain.
Johnson Jordan, Lieutenant.
Samuel Peck, Ensign.

Third Regiment in the County of PROVIDENCE,
SCITUATE.

Senior Class Company. Caleb Fisk, Captain. Eliezer Collins, Lieutenant. Jeremiah Baker, Ensign.

First Company.
Benoni Colvin, Captain.
Ezra Knight, Lieutenant.
Peleg Fisk, jun. Ensign.

Second Company.
Reuben Steere, Captain.
Richard Taylor, Lieutenant.
James Kimball, Enfign.

Third Company.
Gideon Angell, Captain.
James Whipple, Lieutenant.
Angell Austin, Ensign.

Fourth Company.
Refolved Smith, Captain.
Timothy Hopkins, Lieutenant.
Ezekiel Bishop, Ensign.

Third Regiment in the County of
WASHINGTON.
SOUTH-KINGSTOWN.
First Company.
Jeffery H. Browning, Captain.
John Cranston, Lieutenant.
John R. Shessield, Ensign.

Second Company. Levi Totten, Captain. Silas Clarke, Licutenant. Robert Brown, Enfign.

Third Company.
Enoch Steadman, Captain.
William Knowles, Lieutenant.
John Knowles, Enfign.

Fourth Company.
Richard Gardner, jun. Captain.
Nathaniel H. Gardner, Lieutenant.
Lodowick Coon, Ensign.

RICHMOND.
Senior Class Company.
Benjamin Hoxsie, Captain.
James Potter, Lieutenant.
Gardner Phillips, Ensign.

First Company.
Silas Kinyon, Captain.
John Lillibridge, Lieutenant.
George Kinyon, Ensign.

Second Company.
Rowfe Clarke, Captain.

Benjamin

Benjamin Wilbur, Lieutenant. Ezekiel Johnson, Ensign.

Fourth Regiment in the County of Providence.

Senior Class Company.
Rufus Steere, Captain.
Nathan Cooper, Lieutenant.
Esek Brown, jun. Ensign.

First Company.
William Hawkins, jun. Captain.
Samuel Steere, jun. Lieutenant.
John Williams, Ensign.

Second Company.
Afa Ballou, Captain.
William Laphain, Lieutenant.
Jireh Ballou, Ensign.

Third Company.
James Potter, Captain.
Mowry Smith, Lieutenant.
Jenckes Sprague, Enfign.

Fourth Company. Ezekiel Emerson, Captain. Caleb Logee, Lieutenant. Christopher Sayles, Ensign.

Fisth Company.
Ezekiel Kelly, Captain.
James Reynolds, Lieutenant.
Joseph Richmond, Ensign.

Sixth Company. Esek Brown, Captain. James Place, Lieutenant. John Greene, Ensign.

Fifth Regiment in the County of PROVIDENCE.

FOSTER.

Senior Class Company.

Daniel Howard, Captoin.

Abiathar Young, Lieutenant.

Squire Bucklin, jun. Ensign.

First Company. George Baker, jun. CaptainSouthworth Griffith, Lieutenant. Johah Herendeen, jun. Enfign.

Second Company.
Simeon Seamans, Captain.
Stephen Davis, Lieutenant.
William Davis, Enfign.

Fourth Company. Levi Rounds, Captain. Nicholas Potter, Lieutenant. John Eddy, Enfign.

Sixth Regiment in the County of PROVIDENCE.
CRAMSTON.

Senior Class Company. John Randall, jun. Captain. Elisha Williams, Lieutenant. Edward Stafford, Ensign.

First Company.
Joseph Harris, Captain.
Benjamin Potter, Lieutenant.
Edmund Stone, Ensign.

Second Company. John Williams, jun. Captain. Joseph Burgess, Lieutenant. Benjamin Williams, Ensign.

Third Company.
Henry Wightman, Captain.
Seth Keach, Lieutenant.
Waterman Burlingame, Enfign.

Johnston.
Senior Class Company.
Daniel Wilbur, Captain.
Albro Cleveland, Lieutenant.
John Pain, Ensign.

First Company.
Joseph Alverson, Captain.
Laban Latham. Lieutenant.
Harris Kelton, Ensign.

Second Company. Joshua Angell, Captain. Ezekiel Angell, Lieutenant. Olney Angell, Ensign.

The

Light Infan- The following Return of the Officers elected by the independent try, Provi- Company called The Governor's Independent Company of Light Infantry in the Tourse of Providence. Infantry, in the Town of Providence, was made to his Excellency the Governor and the Council, who approve the Choice, to wit:

> Ebenezer Macomber, Captain. George Linley, 2d Lieutenant. Christopher Hill, 1st Lieutenant. Samuel W. Bridgham, Enfign.

Pawtuxet Rangers.

THE following Return of the Officers elected by the independent Company called The Pawluxet Rangers, was made to his Excellency the Governor and the Council, who approve the Choice, to wit:

Benjamin Arnold, Captain.

Israel Arnold (of Warwick) 1st John Arnold (of Cranston) EnLieutenant.

Providence Artillery Company.

THE following Return of the Officers elected by the independent Company called The United Train of Artillery Company in Providence, was made to his Excellency the Governor and the Council, who approve the Choice, to wit:

Nathan Fisher, Colonel.

John Carlile, jun. LieutenantColonel.

Peter Grinnell, Major.

James Burr, Coptain.

John Howland, Lieutenant.

North-King-THE following Return of the Officers elected by the indepenflown Rang-dent Company called The North-Kingstown Rangers, was made to ers. his Excellency the Governor and the Council, who approve the Choice, to wit:

Gardner Reynolds, Captain.
Beriah Bowen, jun. 1st Lieutenant.

tenant.

John Northup (Son of Lebbeus)

2d Lieutenant.

Samuel D. Allen, Ensign.

Governor's Volunteers.

THE following Return of the Officers elected by the independent Company called The Governor's Independent Company of Volunteers, was made to his Excellency the Governor and the Council, who approve the Choice, to wit:

Robert Taylor, jun. Captain. Thomas Williams, 2d Lieutenant. Jeremiah Eddy, 1st Lieutenant. | Samuel Jackson, Ensign.

THE following Return of the Officers elected by the indepen-Glocester Light Infan- dent Company called The Glocester Light Infantry, was made to try. his Excellency the Governor and the Council, who approve the Choice, to wit:

> Jonathan Knapp, 2d Lieutenant. Jesse Potter, Ensign. Benjamin Hawkins, Captain. Joseph Steere, 1st Lieutenant.

THE

THE following Return of the Officers elected by the indepen-Washington dent Company called The Washington independent Company, was independent made to his Excellency the Governor and the Council, who approve the Choice, to wit:

Willett Gardner, 1st Lieutenant.

Daniel Sunderlin, jun. Captain. | Benjamin Greene, jun. 2d Lieutenant. Robert Shearman, Enfign.

THE following Return of the Officers cleded by the indepen- Coventry dent Company called The Coventry Rangers, was made to his Ex-Rangers. cellency the Governor and the Council, who approve the Choice,

William Waterman, Captain. John Bowen, 1st Lieutenant.

| Ezekiel Fenner, 2d Lieutenant. Stephen Bowen, Enfign.

THE following Return of the Officers elected by the indepen-Providence dent Company called The Light Company of the First Regiment in Light Comthe County of Providence, was made to his Excellency the Gover- pany. nor and the Council, who approve the Choice, to wit:

James Ormsbee, Captain. Cromwell Barney, Lieutenant.

William P. R. Benson, Ensign.

THE following Return of the Officers elected by the indepen-Kingston dent Company called The Kingston Reds, was made to his Ex-Reds. cellency the Governor and the Council, who approve the Choice, to wit:

John Waite, Captain. | William C. Clarke, 2d Lieutenant. Benedict Eldred, 1st Lieutenant. | John Caswell, Ensign.

THE following Return of the Officers elected by the indepen-Kentish dent Company called The Kentish Troop, was made to his Ex-Troop. cellency the Governor and the Council, who approve the Choice, to wit:

Preserved Hall, Captain. Westcot Stone, 1st Lieutenant. Christopher Weaver, 2d Lieuten.

Richard R. Reynolds, Cornet. David Greene, Quarter-Master.

THE following Return of the Officers elected by the indepen- Cumbertand dent Company called The Cumberland Light Infantry, was made to Light Infanhis Excellency the Governor and the Council, who approve the try. Choice, to wit:

Whipple Lovett, Captain. William Balcom, 1st Lieutenant. Amos Follett, Ensign.

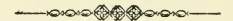
Nathaniel Newman, 2d Lieutenant.

An ACT in Addition to and Amendment of the Act passed at the Session held in June, A. D. 1794, directing Justices of the Peace to make Return of the Fines by them collected.

Fines.

Justices to return an Account of Pointed at the profession of the Peace, appointed at the present Session, shall make Return to the General-Treasurer, on the Second Day of the next Session of this Assembly, whether he hath collected any Fines, due to the State or not, during the last Year, and until that Time; and if he shall have collected any, include in the faid Return an Account thereof: That if any Justice of the Peace so appointed shall neglect to make Return as aforesaid, his Appointment shall cease and become void; and that in future no Justice of the Peace who shall neglect to make Return as aforesaid to the General-Treasurer at the annual Election shall be eligible to that Office.

> IT is Ordered, That a Copy of this Act he inferted in the Newport Mercury, in one of the Providence News-Papers, and in the Warren News-Paper.



IT is Voted and Refolved, That One Hundred and Ninety Dol-T. Tillinghaft allowed 190 lars be allowed and paid to Thomas Tillinghast, Esq; out of the GeDollars. neral-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for his Services as an Affiltant Jullice of the Superior Court of Judicature, &c. in attending upon the two last Circuits, and for divers other Services out of Term Time.

J. Almy al- IT is Voted and Rejoived, Final Stock Down I was a lowed 7 Dol- paid to Jonathan Almy, Esq; out of the General-Treasury, in Spelowed 7 Dol- paid to Jonathan Almy, Esq; out of the General-Treasury, in Spelowed 7 Dol- paid to Jonathan Almy, Esq; out of the General-Treasury, in Spelowed 7 Dol- paid to Jonathan Almy, Esq; out of the General-Treasury, in Spelowed 7 Dol- paid to Jonathan Almy, Esq; out of the General-Treasury, in Spelowed 7 Dol- paid to Jonathan Almy, Esq; IT is Voted and Resolved, That Seven Dollars be allowed and ed Rate of Exchange; it being the Amount of his Account, for the Rent, from October 30, 1795, to April 30, 1796, of One Third of a Lot of Land, and House thereon, in Newport, being the Dower of Mrs. Freelove Eldred.

THE following Information was given to this Affembly by Ni-N. Gardiner to deliver cholas Gardiner, jun. Esq; late Sheriff of the County of Washington, Dies, &c. to wit:

Treasurer.

I HAVE in my Care One Screw, with the Press, One Set of Dies, and One Caster, taken into my Possession fome Time past, by Virtue of a Warrant under the Hand and Scal of Thomas Tillinghaft.

linghast, Esq; an Assistant Justice of the Superior Court, &c.-I received a few Days since of Mr. George Test, of South-Kingslown, One Set of Ditto, which he said his Daughter found in his Land, in faid South-King flown, and gave him my Receipt for the same.— All these Tools I suppose to have been prepared for counterfeiting Dollars, &c .- I request the Order of the General Assembly respecting them, that I may be legally discharged from them. NICHOLAS GARDINER, jun.

May 5, 1796.

On due Consideration whereof,

IT is Voted and Resolved, That the faid Nicholas Gardiner, jun. be and he is hereby directed to deliver the above mentioned Articles to the General-Treasurer, taking his Receipt therefor.

WHEREAS Seth Mowry, and Thirty-four others, have preferred Charter to a Petition, and represented unto this Assembly, that they have Wionkheigue fubscribed a confiderable Sum of Money, and purchased a hand-Library Comfome Collection of uleful Books, sufficient for a small Library, to pany. be kept and supported in Smithfield, and prayed that a Charter of Incorporation may be granted them, by the Name of The Wionkheigue Library Company:

BE it therefore Enacted by this General Assembly, and by the Authority thereof it is hereby Enacted, That the said Seth Mowry, Joseph Balkcome, Jabez Mowry, Benjamin Sheldon, James Smith, Job Aldrich, Benoni Latham, Charles Appleby, Edward Medbury, Samuel Mowry, Ephraim Mowry, John Appleby, James Appleby (the Third) Job Mowry, jun. Nathaniel Mowry (the Third) Thomas Appleby, Stephen Sheldon, Ifrael Aldrich, Nathaniel Thatcher, Philip Sweet, John Angell, Seth Arnold, Robert Harris, Charles Mowry, Sylvester Mowry, John Evans, Job Angell, Gideon Angell, Stephen Angell, Job Aldrich, jun. Barlow Aldrich, David Harris (the Third) John Angell, jun. Joseph Harris, jun. and Gardner Aldrich, being the aforesaid Petitioners, and all others who shall be admitted by them Members of their Company, be, and they are hereby constituted, erected and made, a Body corporate and politic, to subsist at all Times forever hereafter, in Deed and Name, by the Name of The Wionkheigue Library Company; and by that Name shall and may have perpetual Succession, and be Persons able and capable in Law to have, hold, receive and enjoy, Lands, Tenements, Hereditaments and Rents, in Fee simple, or for Term of Life, Lives, Years, or otherwise, and all: Goods, Chattels, and all other Things, of what Nature, Kind or Quality foever; provided the same do not exceed Six Thousand Dollars: And also to give, grant, let. sell or assign the same Lands, Tenements, Hereditaments, Goods and Chattels; and to do and excute all other Things about the same, by the Name aforesaid: And also that they, and their Successors, by the Name of The Wronkheigue Library Company, be, and forever hereafter shall be, a Company, or Persons, able, capable and liable to fue and be fued, to plead and be impleaded,

to answer and be answered unto, to defend and be defended against, in all or any of the Courts of Law or otherwise, before any of the Judges, Justices or other Persons whomsoever, in all Manner of Actions, Complaints, or Pleas whatever: And that it shall and may be lawful to and for the faid Company, and their Successors forever hereafter, to have one common Seal for their Use, and the fame at their Will and Pleafure to change and alter.

AND for the well governing and ordering the Affairs of the faid Company,

BE it further Enacted by the Authority aforesaid, That it shall and may be lawful for the faid Company, and their Successors, to affemble and meet together on the First Saturday in November in every Year, and at fuch other Times as they shall think convenient, at their Library or other fuitable Place, in the Town of Smithfield, due and public Notice being given at least Five Days before the Time of their Meeting (provided the same be specially called) not only of the Day, Hour and Place of such Meeting, but of the Cause thereof, and the Matters to be transacted therein: And that the faid Company, or One Third Part of them at least, being met in Person, or by Proxy duly constituted in Writing, shall have full Power and Authority, from Time to Time, to make, institute and establish such Laws, Statutes and Orders, as shall appear to them, or the major Part of them so present, to be useful and necessary for the Government, Regulation and Direction of the Company, and every Member thereof; and for the appointing and regulating the Election or Nomination of Officers for the faid Company, and for limiting, appointing and defining their Trust and Authority, and for the admitting of new Members; and to do all other Things concerning the Government, Estate, Goods and Revenues, and all other Business and Affairs of the faid Company: All which Laws, Statutes and Orders, fo made as aforesaid, shall be binding on every Member, and be from Time to Time inviolably observed, according to the Tenor and Effect of them; provided they be not repugnant to the Laws of the State.

AND for the casier and better Government of the said Company,

IT is further Enacted by the Authority aforesaid, That the said Company, at their faid Meeting on the faid First Saturday in November, shall annually choose Three Directors, a Librarian and Treafurer, for the faid Company.

J. Smith allowed 91 Cents.

WHEREAS John Smith, Esq; exhibited unto this Assembly an Dollars, 58 Account by him charged against the State, amounting to Ninetyone Dollars and Fifty-eight Cents, for the Expence of creeting a necessary House for the Use of the General Assembly and Courts, when fitting in the County of Providence; which was by the House of Representatives referred to a Committee, who made the following Return thereon, to wit:

AGREEABLY

Account, and compared the Charges with the Vouchers, and find the fame to be right.

JOHN HANDY NICHOLAS TAYLOR, Committee.

On due Confideration whereof,

IT is Voted and Refolved, That the aforegoing Report be accepted; and that the faid Sum of Ninety-one Dollars and Fifty-eight Cents be paid to the faid John Smith, out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange.

IT is Voted and Resolved, That Nine Dollars be allowed and Z. Andrews paid to Zephaniah Andrews, Esq; out of the General-Treasury, allowed 9 in Specie, or in the Bills of Credit emitted by this State, at the Dollars. established Rate of Exchange; it being the Amount of his Account, for his Services as One of the Committee appointed to revise and relay the main Road from the Massachusetts Line through Smithsteld to North-Providence.

IT is Voted and Refolved, That Fourteen Dollars be allowed and D. Anthony paid to Mr. Daniel Anthony, out of the General-Treasury, in Spe-allowed 14 cie, or in the Bills of Credit emitted by this State, at the establish-Dollars. ed Rate of Exchange; it being the Amount of his Account, for his Services as one of the Committee appointed to relay the main Road from the Massachusetts Line through Smithsteld to North-Providence, and for surveying the same.

IT is Voted and Refolved, That Messieurs Job Greene and George Committee Tillinghast be, and they hereby are, appointed a Committee to to deliver receive the Books of Record, Files of Papers, and all other of the Records of the Court of Common Pleas and General Sessions of the Clerk of the Court of Common Pleas and General Sessions of the Peace within and for the Pleas, &c. County of Kent, from Benjamin Howland, Esq; the late Clerk of Kent, the said Court, and to deliver them to Hopkins Cooke, Esq; the present Clerk.

IT is Voted and Refolved, That One Hundred and Sixty-two Dol- H. Ward allars and Three Cents be allowed and paid to Henry Ward, Efq; out lowed 162 of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for his Services as Secretary, from Ottober, A. D. 1795, to the Commencement of the present Session, and for divers Charges made by him in a former Account, which were referred for Information.

Committee
IT is Voted and Refolved, That Messieurs Charles Wheaton and to deliver
Stephen Smith be, and they are hereby, appointed a Committee the Records
to receive the Books of Record, Files of Papers, and all other of the Court
Things belonging to the Office of the Clerk of the Court of Compleas, &c.

F mon Brifet.

mon Pleas and General Seffions of the Peace within and for the County of Briftol, from Daniel Bradford, Esq; the late Clerk of the faid Court, and to deliver them to Richard Smith, jun. Efq; the prefent Clerk.

United Congregational Society in

WHEREAS the United Congregational Society in Little-Compton preferred a Petition to this Assembly, and represented that there Little-Comp, is a Lot of Land belonging to the faid Society, containing Three Acres, lying in the Centre of William Rotch's Farm, in Little-Compted to fell a ton aforefaid, which is not fenced, and cannot be improved hy Lot of Land, the said Society to any Advantage; and thereupon prayed this Affembly to grant them Liberty to fell the said Lot of Land, and to employ the Money arising from the Sale in erecting Buildings on the other Lots of Land belonging to the faid Society; and that their Treasurer may be empowered to give a Deed of the said Lot of Land, when fold, in Behall of the faid Society: Which being duly confidered,

> IT is Voted and Refolved, That the Prayer of the aforefaid Petition be granted; and that a Deed of the faid Lot of Land, made and executed by the Treasurer of the said Society, shall vest in the Purchaser all the Right, Title and Interest, the said Society hath therein.

Committee on D. Updike's Accounts.

IT is Voted and Refolved, That Messicurs John Handy and John L. Boss bc, and they are hereby, appointed a Committee to examine the Accounts of Daniel Updike, Esq; as Attorney-General of this State; and that they make Report to this Affembly, at the next Seffion.

Petition of M. Lippitt and others referred.

IT is Voted and Refolved, That the Petition of Mofes Lippitt and others, praying for Liberty to draw Fish upon their own Lands, in Warwick Mill-Cove, be further referred to the next Session of this Affembly, in the fame Manner it was referred from the last to the present Session.

Petition for in Warwick reserred.

IT is Voted and Resolved, That the Petition of a Number of the a Tide-Mill Inhabitants of the Town of Warwick, praying that John Stafford, Efq; may be permitted to erect a Tide-Mill at or near Oppenaug Bridge, in the faid Town, be further referred to the next Seffion of this Affembly, in the fame Manner it was referred from the last to the present Session.

Petition for a new Road through North-Providence and ferred.

IT is Veted and Refolved, That the Petition of a Number of the Inhabitants of the County of Providence, praying that a Road may be laid through North-Providence and Part of Smithfield, to join the Road from Providence through Smithfield towards Worcef-Smithfield re- ter, be further referred to the next Session of this Assembly, in the fame Manner it was referred from the last to the present Session.

C. Hillallowed 11 Doltars 33 Cenis.

IT is Votea and Refolved, That Eleven Dollars and Thirty-three Cents Cents be allowed and paid to Mr. Christopher Hill, out of the General-Treafury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for Rugs and Blankets for the Use of poor Prisoners, committed to the Gaol in Providence, at the Suit of the State, during the last Winter.

WHEREAS James Mors, jun. of Foster, in the County of Provi- 3. Mors, dence, Labourer, preserred a Petition to this Assembly, and re-jun.'s Senpresented, that at the Superior Court of Judicature, &c. held in tence miti-East-Greenwich, in April last, he was convicted of stealing a Horse, gated. and was sentenced to forfeit all his Estate, both real and personal, to be whipped Thirty-nine Lashes Three Times, and to be banished the State; and prayed this Affembly to remit his Sentence: And whereas a Number of respectable Characters represented, that the Circumstances attending his Crime in a great Measure extenuated his Guilt, and rendered him a fit Object of Mercy, and joined in the Prayer of his Pctition: Which being duly confi-

IT is Voted and Refolved, That the Prayer of the aforefaid Petition be and the same is hereby granted; excepting that the said James Mors shall receive Thirty-nine Lashes, and give his Note to the General-Treasurer for the Costs of Prosecution.

WHEREAS the Time appointed by Law for holding the next Court of Term of the Court of Common Pleas within and for the County Common of Providence, will happen at the fame Time that the Circuit Court vidence posts of the United States is to fit within this State, and great Inconvenion of the United States is to fit within this State, and great Inconveni-poned, ences will arise therefrom, unless a Remedy be provided:

BE it therefore Enacted by this General Affembly, and by the Authority thereof it is hereby Enacted, That the said Term of the said Court of Common Pleas be postponed until the Fourth Monday of June next; that all Writs returnable to the said Court be served Twenty Days, Declarations filed Twelve Days, and Anfwers Six Days, before the faid Day to which the faid Court is postponed; and that all Executions, Returns of Jurors, and all other Matters whatfoever returnable to the faid Term, be returnable to the Term to be holden pursuant to this Act.

IT is Voted and Resolved, That Eight Dollars and Three Cents T. Tew albe allowed and paid to Mr. Thomas Tew, Keeper of the Gaol in lowed 8 Dolthe County of Newport, out of the General Treasury, in Specie, lars 3 Cents. or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for the Support of Carey Parker, a poor Convict, committed at the Suit of the State, &c.

IT is Voted and Refolved, That Four Dollars and Sixty Cents J. Richardbe allowed and paid to Jacob Richardson, Esq; Postmaster in New-fon allowed port, out of the General-Treasury, in Specie, or in the Bills of 4 Dollars co Credit emitted by this State, at the established Rate of Exchange;

it being the Amount of his Account, for the Postage of public Letters.

T. Medvillal- IT is Voted and Refolved, That Four Dollars and Fifty Cents lowed 4 Dol- be allowed and paid to Mr. Thomas Melvill, out of the General lars 50 Cents. Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for attending upon this Assembly, as a Waiter, at the present Session, &c.

J. Richards IT is Voted and Resolved, That Four Dollars and Fifty Cents be allowed 4
Dollars 50
Cents.

IT is Voted and Resolved, That Four Dollars and Fifty Cents be allowed and paid to Mr. John Richards, out of the General-Treafury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for attending upon this Assembly, at the present Session, as a Waiter, &c.

T. Tew allowed and Refolved, That Four Dollars and Fifty Cents be lowed 4 Dollars 50 Cents. ry, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for attending upon this Assembly, at the present Session, as a Waiter, &c.

R. Gardner to act as Sheriff of the County of Washington until the Sheriff be qualified.

WHEREAS Walter White, Esq; who hath been elected Sheriff of the County of Washington, at the present Session is now absent from the State:

IT is therefore Voted and Refolved, That Elisha R. Gardner, Eq; be, and he is hereby, empowered to serve all Writs and Processes, and to do every Matter and Thing in the County of Washington which by Law appertains to the Duty of a Sheriff of the said County, until the said Walter White be legally qualified to execute that Office: And that he, the said Elisha R. Gardner, give Bonds to the General-Treasurer, with Surety, to his Satisfaction, in the Sum of One Thousand Dollars, for the saithful Performance of the said Trust.

A& respecting Petitions of the state of the

Adjournment. IT is Voted and Refolved, That all Business lying before this Assembly unfinished, be and the same is hereby referred to the next Session: That the Secretary publish, and transmit to the proper Officers, the Ass and Orders now made and passed, according to Law: And that this Assembly be adjourned to the Second Monday in June next, then to convene at the State-House in Newport.

GOD fave the United States of AMERICA.

A TRUE COPY, DULY EXAMINED:

Honry Wardley

At the General Assembly of the Governor and Company of the State of Rhode-Island, and Providence-Plantations, begun and holden by Adjournment, at Newport, within and for the State aforesaid, on the Second Monday in June, in the Year of our Lord One Thousand Seven Hundred and Ninetysix, and in the Twentieth Year of Independence.

P R E S E N T,

ARTHUR FENNER, Esquire, GOVERNOR.

THE HONORABLE

SAMUEL J. POTTER, Esq. Deputy-Governor.

THOMAS G. HAZARD, E/q.

NOAH MATHEWSON, E/q.

JONATHAN COMSTOCK, E/q.

WALTER WATSON, E/q.

JAMES CONGDON, E/q.

THOMAS HOXSIE, E/q.

Peleg Clarke, E/q.

JOHN WATSON, E/q.

JOHN HARRIS, E/q.

THE SECRETARY.

DEPUTIES

DEPUTIES from the leveral TOWNS.

The Honorable Elisha R. Potter, E/q. Speaker.

NEWPORT: George Champlin, Esq. Mr. Nicholas Taylor, Mr. John L. Bois, Archibald Crary, Esq. Simeon Martin, Esq. PROVIDENCE: Welcome Arnold, E/q. Charles Lippitt, Esq. John Smith, E/g. Mr. Richard Jackson, jun. PORTSMOUTH: Abraham Anthony, jun. Esq Mr. Richard Shearman, Mr. Thomas Potter, Benjamin, Brownell, Esq. WARWICK: Anthony Holden, Esq. Thomas Holden, E/q. Mr. Job Greene. WESTERLY: Thomas Noyes, Esq. Rowse Babcock, Esq. NEW-SHOREHAM ; Mr. John Sands. NORTH-KINGSTOWN: Daniel Updike, Esq. George Thomas, Esq. SOUTH-KINGSTOWN: Mr. Speaker, Rowland Brown, E/q. EAST-GREENWICH: Mr. George Tillinghaft, Mr. Richard Mathewson. JAMESTOWN: Mr. Daniel Weeden, jun. Mr. John Howland. SMITHFIELD . Job Aldrich, E/q. Mr. Joshua Jenckes. SCITUATE: James Aldrich, Esq. Job Randall, E/q.

GLOCESTER:

CHARLESTOWN:

Joseph Stanton, jun. Esq.

Samuel Winfor, Esq. Mr. Silas Thayer.

Mr. Edward Wilcox. WEST-GREENWICH : Mr. Ichabod Nichols. Amos Jaqways, Esq. COVENTRY : Joseph Rice, E/q. Mr. Thomas Waterman. EXETER: Mr. James Clarke, Mr. Abraham Wilcox, jun. MIDDLETOWN: Mr. Joshua Peckham, Mr. Isaac Barker. BRISTOL . Stephen Smith, Esq. Loring Peck, E/q. TIVERTON: Christopher Manchester, Esq. LITTLE COMPTON: Nathaniel Searle, Esq. John Davis, E/q. WARREN: Mr. Charles Wheaton, Ichabod Cole, Esq. CUMBERLAND : Mr. David Sayles, Mr. Jason Newell. RICHMOND: Jonathan Maxson, Esq. Thomas James, Esq. CRANSTON: John R. Arnold, Esq. John Mawney, Esq HOPKINTON: George Thurston, Esq. Moses Barber, Esq. JOHNSTON: Mr. Edward Manton, Mr. William Waterman. NORTH-PROVIDENCE: Ezekiel Whipple, Esq. Stephen Jenckes, jun. Esq. BARRINGTON: Thomas Allen, E/q. James Martin, E/q. FOSTER: Joseph Davis E/q. Daniel Howard, Esq.

WILLIAM V. KING, Esq. Clerk of the House of Representatives.

It is Voted and Refolved, That Twelve Dollars be allowed and 12 D. allowpaid to Caleb Gardner, Esq. out of the General Treasury, in Spe- ed C. Gardcie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for Wood supplied for the Use of this Assembly, and of the Courts in in the County of Washington.

WHEREAS the next Term of the Circuit Court in this State will Court of probably interfere with the Court of Common Pleas, to be holden Common Pleas in the Postularia on the Fourth Monday in Tune Inft by Postularia Pleas in the at Providence on the Fourth Monday in June Inst. by Postpnement, County of by Act of this Assembly:

Providence further post-

BE it therefore Enasted by the General Assembly, and by the Au-poned. thority thereof it is hereby Enasted, That the said Court of Common Pleas be further postponed to the Third Monday in August next; and that all Matters and Things which might have Day, he heard and tried at the Court of Common Pleas which was to have been holden on said Fourth Monday of June Inst. mayand shall have Day, be heard and tried, at faid Court to be holden on the Third Monday in August next. Provided nevertheless, That all Executions returnable to faid Court, shall be returnable on the same Day on which they would be returnable if this Act had not been paffed.

AND be it further Enacted, That the Defendents in all Causes commenced to faid Court, shall have a Right to file their respective Answers Six Days before the Sitting of said Court on the said Third Monday in August: And that this Act be published in the Providence News-Papers.

IT is Voted and Resolved, That One Hundred and Twelve Dol- 112 D. 50. lars Fifty Cents he allowed and paid to Peleg Arnold, Efq. out of C. allowed the General Treasury, in Specie, or in the Bills of Credit emitted P. Arnold by this State, at the established Rate of Exchange; it being the Amount of his Account, for his Services as Chief Justice of the Superior Court of Judicature, &c. in attending upon the last Circuit.

IT is Voted and Resolved, That the Artillery Company of the Newpore Town of Newport be, and they are hereby permitted to erect, in Artillery the Yard adjoining the East-Side of the State-House in the said Town, a Building suitable for the convenient and safe keeping of to let a their Cannon and other Arms and Accourrements: That the faid Boilding Building shall be erected without any Expence to the State, and in in the Statefuch Manner as not to obstruct the Passage to the Cellar Door, or to the small Building now in the said Yard: And that the Owner or Owners thereof may at any Time remove the fame.

Company

WHEREAS John Keene, of Providence in the County of Provi- J. Keene redence, Blacksrnith, preferred a Petition and represented unto this Af- Mored to his fembly, that on the 11th Day of July, A. D. 1788, he was con- Privileges. victed by the Judgment of a Court of Justices of having purchased and received a Number of Axes which had been stolen, whereby

he is deprived of the Privilege of his Oath; and thereupon prayed this Assembly that he might be restored to his Privileges, and enjoy them in as full and ample a Manner as though the faid Judgment had never been entered against him: And whereas a Number of respectable Citizens, being near Neighbours to him, joined in the Prayer of his Petition: Which being duly confidered,

IT is Voted and Resolved, That the Prayer of the said John Keene in his aforefaid Petition be, and the same is hereby granted.

Officers of the Cranfton Blues .

THE following Return of the Officers elected by the independent Company called The Cranston Blues, was made to his Excellency the Governor, and the Council, who approve the Choice, to wit:

Andrew Potter, Captain, Andrew Knight, Second Lieut. James Parkerson, First Lieut. David Nicholas, Ensign.

Officers of the Johnston Rangers.

THE following Return of the Officers elected by the independent Company called The Johnston Rangers, was made to his Excellency the Governor, and the Council, who approve the Choice, to wit:

John M'Donald, Captain, Joseph Mathewson, Second Licut. Christopher Brown, First Lieut. | Elijah Day, Ensign.

Officers of the Coptain-General's Cavaliers

THE following Return of the Officers elected by the independent Company called The Captain-General's Cavaliers, was made to his Excellency the Governor, and the Council, who approve the Choice, to wit:

Edward Manton, Captain, Ifrael Manchester, First Lieutenant, Calvin Dean, Second Lieutenant,

Jeremiah Manton, Cornet, Jeremiah Knight, jun. Quarter-Master.

Officers of Artillery.

THE following Return of the Officers elected by the indepenthe Newport dent Company called The Artillery Company of the Town of Newport, was made to his Excellency the Governor, and the Council, who approve the Choice, to wit:

> Francis Malbone, Captain, Walter Channing, Second Lieut. Benjamin Fry, First Lieutenant, Joseph Boss, jun. Enfign.

THE following Return of the Officers elected by the independ-Officers of the Newport ent Company called The Newport Guards, was made to his Excellency the Governor, and the Council, who approve the Choice Guards. to wit:

Wing Spooner, Captain, John Spooner, Second Lieut. John Aleman, First Lieutenant, Charles Dunham, Ensign.

Officers of THE following Return of the Officers elected by the Independthe Washing- ent Company called The Washington Cavalry, was made to his Excellency

Excellency the Governor, and the Council, who approve the Choice, to wit:

Rowland Brown, Captain, Jeremiah N. Potter, Second Lieut. Samuel E. Gardner, First Lieut. | Thomas H. Hazard, Cornet.

The following Return of the Officers of the independent Com- Officers of pany called The Providence Troop of Light Dragoons, was made to the Providence Light his Excellency the Governor, and the Council, who approve the Drugoons. Choice, to wit:

Ephraim Bowen, jun. Colonel, John Corlis, Lieut. Colonel, Henry Smith, Major,

Sylvanus Hopkins, Captain, Edward Dexter, Lieutenant, Christopher Olney, Cornet.

IT is Voted and Resolved, That Seventy-four Dollars be allowed 74 D. et and paid to Walter Cooke, Esq. out of the General Treasury, in lowed W. Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for his Services as an Assistant Justice of the Superior Court of Judicature, &c. in attending upon the last Circuit.

THE Letter from the Secretary of the Treasury of the United Gov. to States, of the 24th of the last Month, respecting the Reimbursement write to the of the Six per Cent. Stock which belonged to this State, in Consequence of the Balance reported to be due to this State from the sury. United States, upon a final Settlement of the Accounts of this State with the United States, being duly confidered:

IT is Voted and Resolved, That his Excellency the Governor be, and he is hereby requested to write to the Secretary of the Treasury of the United States and inform him, that this State hath transferred the whole of the aforefaid Balance to the individual Creditors thereof; and that therefore this State hath now no Interest in the Subject-Matter of that Letter.

THE following Statement of the Account of Rowse J. Helme, Esq. Report upon deceased, and Report thereon were made to this Assembly, to wit: the Account

of the late Rowse J. Helme.

Dr. The State of Rhode-Island, &c. to the Estate of Rowse J. Helme, Esq. deceased.

1787, To Cash paid Mr. John M. Greene, Clerk to the Commissioners appointed to Specie. arrange the State's Account with the United States L. 30 in Bills of Credit, equal to 0 To Cash paid ditto £ 23, in the same, Dec. 13. 3 13

To ditto paid ditto L. 150, in the same, 0 March 29. To ditto paid for fundries, per Account, 1 13 6 \mathcal{L} ·10 1 4, in the same,

To 6 Months Service as a Commissioner for preparing the Accounts of the State with the *United States*, for Adjustment at £.150 per Annum: Mr. George Olney having been allowed at that Rate for the same Service,

		£.110	6	10
	Creditor.			
1787,	By Cash of the General Treasurer in			
April 18.	By Cash of the General Treasurer in Bills of Credit, £.60, equal to	£. 10	0	0
	By ditto L. 300	50	0	0
1788, Fan. 12.	By ditto 200	33	6	8
1796,	Balance due to the Estate of Rowse 5. Helme.			
June 13.	3. Helme.	17	0	2
		£.110	6	10

The Subscribers, being appointed a Committee to settle the Account of Rowse J. Helme, Esq. deceased, report, that from the best Evidence they have been able to obtain, and from an Examination into the Books of the Treasury, they find a Balance due to the Estate of the said Rowse J. Helme of Seventeen Pounds and two Pence lawful Money, equal to Fifty-six Dollars and Seventy Cents, as above stated. Which is submitted by

HENRY SHERBURNE, Committee.

75 00

Newport, June 13th, 1796.

On due Consideration whereof,

IT is Voted and Refolved, That the aforegoing Report be accepted; and that the aforefaid Balance of Fifty fix Dollars and Seventy Cents, be paid to the Administrator of the Estate of the said Rowje J. Helme, out of the General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange.

Com. on the IT is Voted and Refolved, That Messieurs Charles Lippitt, and Accounts of Richard Jackson, jun. br, and they are hereby appointed a Committee to examine the Accounts of John Jenckes, Esq. deceased, as one of the Commissioners for preparing the Accounts of the State with the United States, for Adjustment; and that they make Report to this Assembly as soon as may be.

11 D. 25 C. IT is Voted and Resolved, That Eleven Dollars and Twenty-five allowed G. Cents be allowed and paid to Christopher Ellery, Esq. out of the General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount

mount of his Account for a Book of Record purchased for the Office of the Clerk of the Superior Court of Judicature, &c. for the County of Newport.

THE following Report, and Account were presented to this As- Report of fembly, to wit:

In Obedience to the Appointment of the Honorable General ed the Re-Assembly, at May Session, A. D. 1796, we have received of Ben- of the Com. jamin Howland, Esq. the late Clerk of the Court of Common Pleas, Pleas in and General Sessions of the Peace, within and for the County of Kent Coun-Kent, the Books of Record, Files of Papers, Seal, and other Things ty. belonging to the faid Office, and delivered them to Hopkins Cooke, Efq. the prefent Clerk of the faid Court; and have given and taken Receipts for the same. All which is submitted by

JOB GREENE,

GEORGE TILLINGHAST,

Committee.

Dr. THE State of Rhode-Island, &c. to the Committee. For our Services in performing the aforefaid Bufiness, 3 Dollars.

3 D. allowed the Com.

On due Consideration whereof,

IT is Voted and Resolved, That the aforegoing Report be accepted; that the Account of the Committee be allowed; and that the said Sum of Three Dollars be paid to them, out of the General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange.

An ACT empowering the Town of Providence to choose as many Vendue-Masters, or Auctioneers, as they shall think necessary.

BE it Enasted by this General Assembly, and by the Authority Providence thereof it is hereby Enasted, That the Freemen of the Town empowered of Providence, at their annual Town-Meeting in August next, and to appoint as many thereaster, at their annual Town-Meetings for the Choice of Town-Vendoe-Officers, shall and may appoint so many Vendue-Masters, or Auc- Masters as tioneers, as they may think necessary.

they shall think pro-

Provided, and be it further Enacted, That the faid Town shall per and may, if they shall judge it expedient, authorize the Town-Council of the faid Town to appoint and license so many Vendue-Masters, or Auctioneers, as the said Town-Council may think neceffary, on such Terms and in such Manner as the said Town-Council, shall prescribe.

AND be it further Enacted by the Authority aforesaid, That such Vendue-Masters, or Auctioneers, so to be appointed and licensed by the faid Town, or by the faid Town-Council, shall be subject to and regulated by all the Penalties, Laws and Regulations made and provided, or to be made and provided, relative to Vendues and Vendue-Masters.

Com. to relay Part of the Road dence to Plainfield.

IT is Voted and Resolved, That Messieurs Jahez Bown, John Smith, and Richard Jackson be, and they are hereby appointed a from Provi- Committee to revise and relay that Part of the Post Road leading from Providence to Plainfield, which lies between the House of Nebemiab Sheldon, in Johnston, and the River near Christopher Thornton's, in Johnston.

Report of the Com. who deliverthe Com. Pleas in Brifish County.

The following Report was presented to this Assembly to wit:

We the Subscribers, being appointed a Committee to receive the ed the Re-Books of Record, Files of Papers, and other Things belonging to the Office of Clerk of the Court of Common Pleas and General Sessions of the Peace within and for the County of Bristol, from Daniel Bradford, Esq. the late, and deliver them to Richard Smith, jun. Esq. the present Clerk, do report, that we have received all the Books of Record and Files of Papers shewn to us by the said Daniel Bradford, as appertaining to that Office, and delivered them to the faid Richard Smith, jun. and have given and taken Receipts for the fame.

CHARLES WHEATON, Committee. STEPHEN SMITH,

Newport, June 13, 1796.

On due Consideration whereof,

IT is Voted and Resolved, That the aforegoing Report be, and the fame is hereby accepted.

Carey Parker fea.

IT is Voted and Resolved, That the Sheriff of the County of Kent to be sent to be authorized to procure for Carey Parker, now a close Prisoner in the Gaol in that County, a Voyage in any Veffel bound for any Country Eastward of the Cape of Good-Hope, and place him on board fuch Vessel, suitably cloathed for such Voyage; provided the faid Carey Parker shall voluntarily consent thereto: And that in fuch Case, if the said Carey Parker shall again return to this State he shall be immediately placed and kept in close Confinement, in the Gaol of any County in the State where he may be apprehended.

An ACT directing the Mode of choosing Representatives to Congress.

Mode of chooling Representatives to Congress.

BE it Enasted by this General Assembly, and by the Authority thereof it is hereby Enasted, That Two Representatives to be stiled, First and Second Representative, qualified agreeably to Law to represent this State in the Fifth Congress of the United States, be

elected by the Freemen of this State in their several Town-Meetings, when legally affembled on the last Tuesday in August next: That the Choice be made and conducted upon the Principles of an Act passed by this Assembly, at the Session held in June, A. D. 1790; entitled " An Act prescribing the Mode of electing Senators and a Representative to represent this State in the Congress of the United States of America, and the Times and Places of holding the Elections:" That a Return of the Votes of the Freemen for the faid Representatives be made to this Assembly at the Session to be holden in October next: And that the Secretary forthwith transmit a Copy of this Act to the several Town-Clerks in the State.

THE following Report was made to this Assembly, to wit:

We the Subscribers being appointed a Committee by the Hon-Report of orable General Assembly, at the Session held in January, A. D. the Com. 1795, to survey and relay the Highway leading from Providence to the Road Norwich through this State, beg Leave to report, that, agreeably from Provito our Appointment, we began at a small Shop near Colonel dence to Christopher Olney's, at the Distance of Two Miles from Providence Bridge, near Splitary Hill, and ran North 75 D. and 15 M. West, 26 Poles to or near Jobnston line; thence S. 55 D. and 30 M. W. 51 Poles to a Stake and Stones ; thence S. 43 D. and 15 M. W. 22 Poles to a Stone set in the Ground; thence S. 56 D. W. 24 Poles to a Heap of Stones; thence N. 85 D. W. 32 l'oles to a Heap of Stones; thence W. 48 Poles to a Heap of Stones by a Buttonwood Tree; thence S. 87 D. W. 75 Poles to a Stone set in the Ground; thence S. 83 D. W. 42 Poles to a Heap of Stones at Three Miles Distance from Providence; thence S. 83 D. W. 26 Poles to a Corner and Stones; thence S. 70 D. and 30 M. W. 5 Poles to a Corner; thence S. 24 D. and 30 M. W. 58 Poles and 10 Lengths to an Elm Tree; thence S. 28 D. and 30 M. W. 40 Poles by a Range of Elm Trees at a Turn in the Ditch; thence S. 37 D. and 30 M. W. 23 Poles to a Stone fet in the Ground; thence S. 24 D. W. 21 Poles to a Prim Bush in Gideon Brown's Ditch; thence S. 45 D. W. 13 Poles and Six Lengths to an Elm Tree opposite to a high Rock; thence S. 53 D. W. 24 Poles and 13 Lengths to a Stone set in the Ground; thence S. 61 D. W. 20 Poles and 13 Lengths to a Stone 7 Feet West of the Corner of Fenner's Birn; thence S. 39 D. and 30 M. W. 35 Poles to a Heap of Stones; thence S. 33 D. W. 16 Poles to a Heap of Stones; thence S. 72 D. W. 37 Poles and 12 Lengths to a Rock 4 Miles from Providence; thence S. 72 D. W. 6 Poles and 20 Lengths to Thorn-ton's House; thence N. 80 D. W. 7 Poles to Solomon Thornton's Shop; thence N. 85D.W.23 Poles to David Brown's Corner; thence S. 80 D. and 30 M. W. 10 Poles to a Heap of Stones; thence S. 62 D. and 30 M. W. 21 Poles and 15 Lengths to a Stake and Stones; thence S. 49 D. and 30 M. W. 22 Poles and 10 Lengths to a Heap of Stones on a Rock at David Brown's S. W. Corner; thence S. 74 D. W. 21 Poles and 9 Lengths to a great Rock oppolite Fenner's; thence S. 46 D. W. 31 Poles and 15 Lengths to

a Rock by H. Carpenter's House; thence S. 28 D. W. 34 Poles and 20 Lengths to a Heap of Stones N. E. of the Bridge; thence S. 55 D. W. 18 Poles to a Stake and Stones; thence S. 84 D. and 30 M. W. 12 Poles and 20 Lengths to a Black-Oak Stump; thence S. 31 D. W. 11 Poles and 5 Lengths ranging with Pardon Fenner's Wall; thence S. 69 D. and 30 M. W. 29 Poles to Pardon Fenner's S. Gate-Post; thence S. 63 D.W. 20 Poles and 8 Lengths to an Apple Tree marked; thence S. 59 D. W. 49 Poles and 18 Lengths to a Heap of Stones for 5 miles; thence S. 59 D. W. 5 Poles and 5 Lengths to a White-Oak Tree on Fenner's Hill; thence S. 51 D. and 30 M. W. 48 Poles and 18 Lengths to an Apple Tree marked; thence S. 50 D. and 30 M. W. 27 Poles and 5 Lengths to a Chesnut Stump; thence S. 72 D. W. 6 Poles to a Heap of Stones on the West Side of Fenner's Brook; thence N. 79 D. W. 46 Poles to a largeMaple Tree; thence S.82 D.W.61 Poles to a largeBlack-Oak; thence N. 88 D. W. 12 Poles and 18 Lengths to a Black-Oak; thence S. 72 D. W. 69 Poles to a Black-Oak; thence S. 74 D. and 30 M. W. 33 Poles and 15 Lengths to a Heap of Stones by a Locust Tree; thence S. 88 D. W. 10 Poles and 14 Lengths to a Heap of Stones for 6 Miles; thence S. 88 D.W. 7 Poles and 5 Lengths to a Chesnut Tree; thence W. 30 Poles to a Heap of Stones; thence N.86 D.W. 11 Poles and 15 Lengths to an End of a Wall; thence N. 83 D. and 30 M. W. 44 Poles and 20 Lengths to a Walnut Stump.; thence N. 89 D. and 30 M. W. 78 Poles to a great Stone; thence N. 79 D.W. 89 Poles and 14 Lengths to a Chesnut Stump; thence N. 55 D. W. 40 Poles to a Heap of Stones at Col. Waterman's House; thence N. 78 D. W. 19 Poles to a Heap of Stones for 7 Miles; thence N. 78 D. W. 30 Poles to a little Hill at the End of a Wall; thence N. 74 D. W. 40 Poles to a Heap of Stones; thence N. 66 D. W. 63 Poles to the Corner of a Wall by Fenner's; thence N. 54 D. W. 22 Poles to a Chesnut Tree; thence N. 43 D. and 30 M. W. 24 Poles to a Heap of Stones; thence N. 45 D. W. 29 Poles and 15 Lengths to a Heap of Stones; thence N. 70 D. W. 5 Poles to a Heap of Stones; thence W. 14 Poles to a Heap of Stones; thence N. 85 D. W. 28 Poles to a Heap of Stones by Governor Fenner's Land; thence S. 79 D. W. 22 Poles and 18 Lengths to a Stake and Stones; thence W. 41 Poles and 17 Lengths to a Stake near Governor Fenner's N.W. Corner, 8 Miles from Providence; thence S. 89 D. W. 63 Poles and 15 Lengths to the End of Fenner's Wall; thence S. 87 D. and 30 M. W. 48 Poles to a Heap of Stones; thence S. 75 D. W 92 Poles to the End of Richard Angell's Wall; thence S. 65 D. W. 47 Poles to the N. E. Corner of Angell's Meadow; thence S. 80 D. W. 14 Poles to Richard Angell's; thence N. 84 D. W. 51 Poles to Scituate Line; thence N. 84 D. and 30 M. W. 4 Poles and 10 Lengths to a Heap of Stones for 9 Miles; thence N. 84 D. and 30 M. W. 28 Poles to a Walnut Tree in Lovell's Fence marked; thence W. 1 D. S. 43 Poles and 15 Links to Lovell's Crib; thence N. 84 D. and 15 M. W. 15 Poles to a Stake and Stones on the West Side of Lovell's Orchard; thence S. 76 D. W. 20 Poles and 17 Links to Sayles's Corner; thence S. 53 D. W. 12 Poles with Sayles's

Sayles's Wall to his Crib; thence S. 39 D. W. 27 Poles and 22 Lengths to a Black-Oak Stump; thence S. 22 D. and 30 M. W. 48 Poles to a Heap of Stones; thence S. 88 D. W. 8 Poles to a Heap of Stones; thence N. 85 D. W. 37 Poles to a small Black-Oak and Stones; thence S. 85 D. and 30 M. W. 16 Poles to the East End of Leach's Wall; thence S. 81 D. W. 19 Poles and 15 Lengths to the West End of Ditto; thence'S. 74 D. and 30 M.W. 40 Poles and 9 Lengths to a Heap of Stones, for 10 Miles; thence S. 74 D. and 30 M. W. 19 Poles to the great Rock by the School-House; thence S. 70 D. W. 27 Poles and 7 Lengths to a Rock and Stones; thence S, 81 D. W. 19 Poles to a Heap of Stones; thence N. 78 D. W. 22 Poles to Lockwood's Corner; thence N. 79 D. W. 20 Poles to a Rock and Stones.; thence N. 86 D. W. 40 Poles to a Rock and Stones at James Andrews's House; thence S. 83 D. W. 42 Poles to a Heap of Stones; thence S. 66 D. W. 8 Poles and 16 Lengths to a Pine Tree; thence S. 76 D. W. 37 Poles to a Pine Stump; thence S. 76 D. and 30 M. W. 30 Poles and 20 Lengths to a Rock and Stones; thence S. 70 D. W. 16 Poles to a Rock and Stones; thence S. 53 D. and 30 M. W. 38 Poles and 7 Lengths to a Heap of Stones, 11 Miles; thence S. 53 D. and 30 M. W. 9 Poles to a White-Oak by a Brook; thence S. 83 D. and 30 M. W. 51 Poles to a White-Oak Tree; thence N. 69 D. W. 52 Poles to a Stake and Stones S, Side the Bridge; thence N. 76 D. W. 18 Poles to a Stake on the West Side of the Bridge; thence S. 79 D. W. 42 Poles to a small Pine-Tree upon the Hill; thence S. 73 D. W. 63 Poles to a Stake and Stones; thence S. 40 D. W. 23 Poles to a Black-Oak Stake; thence S. 27 D. W. 14 Poles to a Stone fet in the Ground S. W. of a small Bridge; thence S. 58 D. and 30 M. W. 16 Poles and 20 Lengths to a Stake and Stones; thence S. 46 D. W. 27 Poles to a Black Oak Tree; thence S. 87 D. W. 4 Poles and 5 Lengths to a Stake and Stones, 12 Miles; thence S. 87 D. W. 10 Poles to a Black-Oak on the Side of a Hill; thence N. 71 D. W. 20 Poles to a Heap of Stones; thence S. 78 D. W. 8 Poles and 9 Lengths to a Stake and Stones; thence S. 48 D. and 15 M. W. 23 Poles and 9 Lengths to a Black-Oak; thence S. 39 D. W. 8 Poles to a Stake and Stones; thence S. 52 D. and 30 M. W. 98 Poles to, a Stake and Stones; thence S. 52 D. and 30 M. W. 98 Poles to a Stake and Stones; thence S. 64 D. W. 16 Poles to a Heap of Stones S. of Gideon Angell's Wall; thence S. 68 D. W. 26 Poles to a Stake and Stones; thence S. 51 D. and 30 M.W. 23 Poles and 5 Lengths to a Stake and Stones on the West Side of the Bridge; thence S. 78 D. W. 26 Poles and 20 Lengths to a Stake and Stones; thence N. 81 D. W. 22 Poles to a large flat Stone; thence N. 88 D. W. 20 Poles and 7 Lengths to a Heap of Stones, 13 Miles; thence S. 86 D. and 30 M. W. 14 Poles to a great Rock; thence S. 74 D. W. 20 Poles to Killingly Road; thence S. 35 D. W. 74 Poles to a Heap of Stones; thence S. 47 D. and 30 M. W. 12 Poles to an End of Wall and Lane; thence S. 55 D. W. 54 Poles to a Heap of Stones; thence S, 72 D. W. 17 Poles

Poles to a Rock and Stones; thence S. 51 D. W. 80 Poles to Wilbur's Corner; thence S. 69 D. and 30 M.W. 30 Poles to a Stake and Stones; thence S. 55 D. W. 19 Poles to a Heap of Stones, 14 Miles; thence S. 55 D. W. 42 Poles to a Heap of Stones; thence S. 65 D. W. 78 Poles to Job Wilbur's Barn; thence S. 71 D. 30 M. W. 91 Poles to a Stake and Stones; thence S. 73 D. W. 34 Poles to a Black-Birch near the Saw-Mill Pond; thence S. 80 D. W. 75 Poles to 2 Stakes, for 15 Miles; thence S. 80 D. W. 14 Poles and 17 Lengths to a Stake and Stones at a Lane; thence S. 86 D. and 30 M. W. 11 Poles and 13 Lengths to a great Rock in the Woods; thence N. 88 D. W. 16 Poles to a Rock and Stones; thence S. 77 D. and 30 M. W. 129 Poles to Foster Line; thence S. 81 D. W. 41 Poles to a Heap of Stones: thence S. 80 D. W. 34 Poles to a Maple on a Rock; thence N. 83 D. W. 35 Poles and 20 Lengths to 2 Stakes, at 16 Miles; thence N. 88 D. W. 7 Poles and 5 Lengths by Turtle-Pond; thence S. 73 D. W. 27 Poles to a small Black-Oak; thence S. 86 D. W. 16 Poles and 10 Lengths to a Black-Oak Stump; thence N. 85 D. W. 18 Poles to a Chesnut Tree; thence S. 76 D. W. 57 Poles and 13 Lengths to a Chesnut Tree West of the Pond; thence S. 55 D. W. 36 Poles to a Stump; thence S. 15 D. W. 30 Poles to Cranberry Bridge; thence S. 20 D. W. 25 Poles to a White-Oak Tree; thence S. 42 D. and 30 M. W. 87 Poles to B. Browning's and Samuel Thurston's Corner; thence S. 51 D. and 30 M. W. 15 Poles and 18 Lengths to a yellow Bark Black-Oak, 17 Miles; thence S. 76 D. W. 13 Poles to an old Chefnut Tree; thence S. 89 D. W. 16 Poles to a Chesnut Tree; thence S. 82 D. and 30 M. W. 34 Poles to a Tree; thence S. 72 D.W. 26 Poles to a Red-Oak; thence W. 19 Poles to a Stump; thence S. 83 D. and 30 M. W. 52 Poles to a Chesnut Stump; thence S. 54 D. W. 38 Poles to a Heap of Stones; thence S. 33 D. and 30 M. W.44 Poles to a Stake and Stones; thence S. 20 D. and 30 M. W. 46 Poles to a Stake and Stones; thence S. 40 D. W. 16 Poles to a Stake and Stones; thence S. 50 D. W. 16 Poles to 2 Stakes and Stones near an old White-Oak, for 18 Miles; thence S. 60 D. W. 46 Poles to a flat Rock by the Brook; thence S. 46 D. and 30 M. W. 12 Poles to a Stake and Stones; thence S. 48 D. W. 20 Poles to a Stake and Stones by an Apple Tree; thence S. 49 D. and 30 M. W. 18 Poles to a Stake and Stones; thence S. 41 D. W. 44 Poles to a Heap of Stones, S. of Doctor Carpenter's; thence S. 32 D. and 30 M. W. 20 Poles to 3 Rods from the S. E. Corner of Fry's House; thence S. 61 D.W. 64 Poles to a Stake and Stones; thence S. 53 D. W. 14 Poles to a Rock and Stones; thence S. 60 D. W. 82 Poles to Vaugban's Hill, 19 Miles; thence S. 56 D. and 30 M. W. 22 Poles to a Stake on the Top of Vaughan's Hill; thence S, 54 D. W. 30 Poles to a Stake by the End of the Wall; thence S. 47 D. and 30 M. W. 20 Poles to a Stake and Stones; thence S. 58 D. and 30 M. W. 51 Poles to a Rock by Warwick Brook, by Richard Waterman's Land; thence S. 36 D. and 30 M. W. 42 Poles to a Turn in the Wall; thence S. 70 D. W. 34 Poles to Ezekiel Bennetts' Barn; thence S. 71 D. W.

26 Poles and 20 Lengths to a White-Oak Tree; thence S. 51 D. W. 52 Poles to a Stake; thence S. 62 D. W. 26 Poles to the End of a Wall; thence S. 80 D. W. 16 Poles to 2 Stakes and Stones, for 20 Miles; thence S. 79 D. W. 136 Poles to a Heap of Stones 3 Rods from the S. E. Corner of Lewis's House; thence S. 80 D. and 30 M. W. 6 Poles to a Stake and Stones; thence S. 61 D. W. 154 Poles to a Stake and Stones; thence S, 49 D. W. 24 Poles to a Stump, 21 Miles; thence S. 49 D. W. 12 Poles to a Stake and Stones; thence S. 29 D. W. 46 Poles to a Stake and Stones; thence S. 52 D. W. 12 Poles to a Stake and Stones; thence S. 80 D. and 30 M. W. 162 Poles to a Stake; thence S. 73 D. W. 31 Poles to Col. M'Gregor's Crib; thence S. 76 D. and 30 M. W. 57 Poles to 2 Stakes and Stones, 22 Miles; thence S. 76 D. and 30 M. W. 17 Poles to a Stake and Stones; thence S. 67 D. and 30 M. W. 46 Poles to a Stump near Capt. Gibbs's House; thence S. 78 D. W. 39 Poles to a Rock in the Wall; thence N. 80 D. W. 25 Poles and 5 Lengths to a Stake and Stones; thence S. 63 D. and 30 M. W. 46 Poles to a Stake and Stones; thence S. 60 D. and 30 M. W. 22 Poles to a Stake and Stones; thence S. 72 D. W. 25 Poles and 15 Lengths to a Stake and Stones; thence S. 37 D. W. 27 Poles and 18 Lengths to a Pine Tree; thence S. 75 D. W. 79 Poles and 9 Lengths to Connessicut Line 23 Miles from Providence Bridge.

We have laid out and considered the said Road to be Three Rods wide the whole Distance; excepting at a Bridge noted in the Plat herewith presented, and at a Bridge called Angell's Bridge; at which Places we found it necessary to make the said Highway Four Rods wide and have laid it out accordingly as will appear by the said Plat. All which is submitted by

Noah Mathewson, Committee.
George Thomas,

On due Consideration whereof,

IT is Voted and Resolved, That the aforegoing Report be; and the same is hereby accepted: That where the Road, relayed agreeably to the said Report, encroaches upon the Lands of Caleb Vaughan the Proprietors of the Turnpike established upon the said Road shall pay to the said Caleb Vaughan, his Heirs or Assigns, such Sum as shall be adequate to the Injury sustained by such Encroachment: That, if the faid Proprietors and the faid Caleb Vaughan cannot agree upon the Sum for fuch Injury, the Superior Court of Judicature, &c. appoint Three Men, who are hereby authorized to cite the Parties, and ascertain the Sum of such Damage and report the same to the Parties: That either Party, if aggrieved at fuch Report, may appeal to the next Superior Court of Judicature, &cc. to be holden in the County where the Lands lie; such aggrieved Party filing his Reasons of Appeal in the Clerk's Office of the said Court in the said County Five Days before the Sitting thereof:

thereof; of which Appeal the Clerk shall notify the adverse Party: And Trial upon the Amount of such Damages shall be had by a Jury of the said Court; upon whose Verdict final Judgment shall be rendered: Provided nevertheless, That the Appellant shall pay all Costs unless the Jury shall vary the Sum of Damages adjudged by the Reserves more savorably to such Appellant.

J. Stafford permitted to erect a Tidr-Mill at Oppenaugue Brigde. Upon the Petition of a Number of the Inhabitants of the Town of Warwick, praying that John Stafford, Esq. may be permitted to erect a Tide-Mill for the grinding of Corn and other Grain, at or near Opponaugue Bridge in the aforesaid Town, under the same Restrictions and Regulations that other Mills in this State have been built in general:

IT is Voted and Resolved, That the Prayer of the asoresaid Petition be granted; and that the said John Stafford be authorized to erect a Tide-Mill at the Place mentioned in the said Petition: Provided, that the Mill-Dam be made and erected with suitable and proper Waste-Gates for venting the superstuous Water, and in such a Manner as not to back the Water or otherwise injure the Mills of Mr. Caleb Greene: And provided also that the said John Stafford shall make and leave open, at all proper Times, a suitable Passage, not less than Sixteen Feet in Width, in the said Dam for the passing of Rasts and Boats up and down the said River.

48 D. allowed G. Brown.

IT is Voted and Refolved, That Forty-eight Dollars be allowed and paid to George Brown, Eig. out of the General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for his Services as an Assistant Justice of the Superior Court of Judicature, &c. in attending upon the terms of that Court held since Ostober, A. D. 1795, and for other Services performed out of Term-Time.

6 D. allowed J. EasIT is Voted and Refolved, That Six Dollars be allowed and paid to Mr. John Easton, out of the General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for Stones and Gravel to repair the Steps of the State-House in Newport.

6 D. 25 C. allowed C. Peirce.

Whereas Coristopher Peirce, Esq. One of the Justices of the Peace for the Town of Exeter, represented to this Assembly that by a Misapprehension of the Law he hath paid into the General Treasury Six Dollars and Twenty-sive Cents, collected by him for Fines, which ought by Law to have been paid into the Town-Treasury, and prayed that the same may be reimbursed to him; and that a Note of Thomas Wilcox, being Part of the said Sum paid in, may be restored to him: Which being duly considered,

IT is Voted and Refaired. That the Prayer of the aforesaid, Petition be, and the same is hereby granted.

IT is Voted and Refolved, That the Operation of an Act, passed Additional by this Assembly at the Session held in June, A. D. 1794, entitled, Act requires An Ast directing Justices of the Peace and Wardens to mande a ing Justices "An Act directing Justices of the Peace and Wardens to render an to return an Account of the Fines received by them for the Use of the State;" Account of and also of an Act of this Assembly passed at the Session held in Figer. May, A. D. 1796, entitled "An Act in Addition to and Amendment of the Act passed at the Session held in June, A. D. 1794, directing Justices of the Peace to make Return of the Fines by them collected," be suspended until the Second Day of the next Session of this Affembly.

Provided nevertheless, That no Justice of the Peace or Warden proceed upon the Duties of his Office until he shall have made Return to the General-Treasurer agreeably to the Requirements of the said Acts, and procured the General-Treasurer's Certificate thereof, and deposited the same in the Clerk's Office of the Town for which he is elected: And provided also that the above Proviso shall have Operation only against those Justices or Wardens who were elected the last Year, and were re-elected as the last Session of this Affembly, and who have not made Returns as required by the faid Acts, or who may be re-elected at the present Session.

An ACT directing the Times and Places of holding the Terms of the Superior Court of Judicature, Court of Assize and General Gaol-Delivery, and of the Courts of Common Pleas and General Sessions of the Peace, within this State.

BE it Enasted by this General Assembly, and by the Authority there- Ad altering of it is hereby Enasted, That the Terms of the Courts of the Terms Common Pleas and General Sessions of the Peace in this State of the shall, from and after the First Day of September next, be annually Courts of Common holder in and for the restance of Common holder in and for the restance of the Times and Places. holden in and for the respective Counties, at the Times and Places Law. following, to wit: At Newport, within and for the County of Newport, on the Third Monday in May, and on the Second Monday in November; at Providence, within and for the County of Providence, on the Fourth Monday in May, and on the Third Monday in December; at South-Kingstown, within and for the County of Washington, on the the Second Monday in February, and on the Second Monday in August; at Bristol, within and for the County of Bristol, on the Second Monday in January, and on the First Monday in June; at E.M.-Greenwich, within and for the County of Kent, on the Third Monday in February, and on the Third Monday in August.

IT is further Enatted by the Authority eforesaid, That the Terms of the Superior Court of Judicature, Court of Assize and General G201-Delivery shall be annually held at the Times and Places following

lowing, to wit: At Newbort, within and for the County of Newport, on the First Monday in March, and on the Fourth Monday in
August; at Providence, within and for the County of Providence,
on the Third Monday in March, and on the Third Monday in September; at South-Kingstown, within and for the County of Washington, on the Fourth Monday in April, and on the Second Monday in
Ottober; at Bristol, within and for the County of Bristol, on the Second Monday in March, and on the Second Monday in September;
at East Greenwich, within and for the County of Kent; on the Second Monday in April, and on the First Monday in Ottober.

AND be it further Enatled by the Authority aforesaid, That all Laws heretofore made directing the Times and Places of holding the said Courts, shall continue in Force until the said First Day of September; after which Time they shall cease to operate.

Courts to be holden after Sept. 1. next to take Cognizance of Suits commenced at the former stated Term.

IT is Voted and Refolved, That all Processes already commenced, continued or made returnable to any Term of the Superior Court of Judicature, Court of Assize; and General Gaol-Delivery, or to any Court of Common Pleas or General Sessions of the Peace, to be holden in any County in this State after the Third Day of September next, shall be returned heard and tried at the Terms of the said Courts to be holden next after the said First Day of September, by Virtue of an Assigned by this Assembly at the present Session, directing the Times and Places for holding the Courts aforesaid, in the same Manner as they might have been returned, heard and tried at the Terms of the said Courts that would have been holden if the Ass aforesaid had not passed.

Report of the Com. appointed to take a general Eftimate. Whereas the Committee appointed to take a general Estimate of rateable Property presented the following Report to this Assembly, to wit:

We the Subscribers, appointed by the General Assembly, at the Session in June, A. D. 1795, a Committee to take a general Estimate of the rateable Property of the State of Rhode-Island, &c. beg Leave to make the following Report, that, agreeably to our Appointment, we have received from the Committees appointed by the several Towns the Bills of Estimate of each Individual, the Valuation put on those Individuals by the Committees, together with the Tax and Valuation Bills of the Towns, by comparing which Bills, together with such other Information as we have been able to obtain, we have agreed upon the following Sums as the Proportion of each Town. Which is submitted by

John L. Boss,
John Davis,
Joseph Stanton, jun.
Elisha R. Potter,
Thomas Allin,
William Greene,
Isaac Johnson,

Towns

I AWAS.	stimated Value. Dollars.	Towns. Estic	nated Value. Dollars.
Newport,		West-Greenwich,	
Providence,		Exeter,	360,000
Portsmouth,	450,000	Middletown,	324,000
Warwick,	605,000	Bristol,	600,000
Westerly,	370,000	Tiverson,	520,000
New-Shorebam	, 130,000	Little Compton,	325,000
North-Kingston	un, 490,000	Warren,	311,793
South-Kingston	vn, 720,000	Cumberland,	350,000
East-Greenwick	b, 280,000	Richmond,	210,000
Jamestown,	224,484	Cranston,	490,000
Smithfield,	758,523	Hopkinton,	350,000
Scituate,	479,543	Johnston,	330,000
Glocester,	721,657	North-Providence	
Charlestown,	280,000	Barrington,	110,000
Coventry,	330,000	Foster,	320,000
		Total 1	5,500,000

Upon due Consideration whereof,

IT is Voted and Resolved, That the aforegoing Report be, and the fame is hereby accepted; and that the aforegoing estimated Value of the several Towns in the State be received and established as the Rule of Taxation.

IT is Voted and Rosolved, That Four Hundred Dollars be allow- 400 D. aled and paid to Henry Sherburne, Esq. out of the General-Treasu-lowed H. ry, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange, as a Compensation; over and above the Salary allowed by Law, for his Services as General-Treasurer previous to the Commencement of the present Year.

IT is Voted and Refolved, That in future the General-Treasurer Salary of of this State shall be allowed Six Hundred Dollars per Annum, from the Gen. the Commencement of the present Year, for his Services in difcharging the Duties of that Office.

IT is Voted and Refolved, That the Secretary, and the General- Com. to re-Treasurer report to this Assembly, at the next Session, all Debts port the Debts due to due to the State from Individuals, agreeably to the Documents the State. they may find in their respective Offices, or elsewhere.

IT is Voted and Resolved, That the Attorney-General be, and Attorneyhe is hereby directed to examine the Accounts subsisting between General to the State and the Estate of the late Thomas Aldrich, Esq. deceased; Claim so and exhibit a Claim in behalf of the State for what shall appear to the Debtr be due to the Assignees of the said Estate; and that he make Re- due from port to this Assembly, at the next Session.

T. Aldrich decealed, to the State.

WHEREAS Daniel Updike, Esq. exhibited an Account to this Asallowed D.
strongly, for his Attendance, as Attorney-General, upon the Courts
of Common Law, and for his Fees upon divers Bills of Indictments; which was by the House of Representatives submitted to
a Committee, who made the following Report thereon, to wit:

We the Subscribers, being appointed a Committee on the Account of Daniel Updike, Esq. as late Attorney-General, having examined his Account, and Vouchers, and compared his Charges with the Table of Fees, and also attended to the Certificate of the General-Treasurer, beg Leave to report, that there is due to the said Daniel Updike thereon One Hundred and Twenty-nine Dollars and Forty-four Cents.

John L. Boss,

Simeon Martin,

Committee.

Newport, June 17th, 1796.

Which being duly confidered,

IT is Voted and Resolved, That the aforegoing Report be accepted; and that the aforesaid Sum of One Hundred and Twenty-nine Dollars and Forty-four Cents be paid to the said Daniel Updike, out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange.

173 D. allowed J.
Wanton.

IT is Voted and Refolved, That One Hundred and Seventy-five Dollars be allowed and paid to Mr. John Wanton, out of the General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for his Services in examining all Vessels arriving in the Port of Newport, as Health-Officer, in the Years 1794, and 1795, pursuant to the Order of his Excellency the Governor.

or in the Bills of Credit emitted by this State, at the established Rate of Exchange.

It is Voted and Resolved, That his Excellency, Arthur Fenner, Indicate the Services as Govern-Box. It is allowed Six Handred Dollars, for his Services as Govern-One or of the State from May, A. D. 1795, to May, A. D. 1796; and that the same be paid him out of the General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange.

oo D. allowed the lowed the Honorable Samuel J. Potter, Esq. for his Services as Deputy-Governor of the State from May, A. D. 1795, to May, A. D. 1796; and that the same be paid him, out of the General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange.

allowed H. lars and Fourteen Cents be allowed and paid to Henry Ward, Equator out of the General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for making out Two Hundred and Sixty-five Commissions for Officers who were by Law entitled to Commissions,

Commissions, for preparing and fending to the proper Officers the public Acts and Orders passed at the last Session, and for divers other Services, as Secretary, fince the last Session

WHEREAS his Excellency Arthur Fenner, Esq. who was ap- Gov. Fenpointed to fell a Quantity of Musket Cartridges belonging to the count adjust-State, exhibited unto this Assembly a particular Account of the ed. Sales of the Powder and of the Charges attending ir, of which the following is a Statement, to wit:

Dr. The State of Rhode-Hand, &c. in Account with Arthur Fenner.

		D_*	C·
To the Expences of starting	the	Powder, providing	
Casks, &c.		43	0
Balance due to the State,		780	35
		823	-

Credisor.

	D.	C.
By the Amount of the Sales of the Powder, fold to differ		
ent Persons, at various Prices,	823	35

The Musket Balls are in the Boxes in which the Cartridges were packed and in my Possession.—There is also One Cask of Flints, belonging to the State, in the Possession of Jabez Bowen, Esq. A. FENNER.

On due Consideration whereof,

IT is Voted and Resolved, That the asoresaid Account be accepted: That the Sum of Fifty Dollars be allowed to his Excellency for his Services in the faid Business: And that he pay the Balance then remaining, being Seven Hundred and Thirty Dollars and Thirty-five Cents, into the General Treasury.

And it is further Voted and Refolved, That his Excellency be and he is hereby requested to make Sale of the abovementioned Musket Balls and Flints upon the best Terms he can; and that he make Report to this Assembly as soon as may be.

IT is Voted and Resolved, That Seven Dollars and Twelve Cents 7 D. 122 C. and an Half be allowed and paid to Mr. Thomas Tew, Keeper of allowed the Goal in the County of Newport, out of the General Treasury, in T. Tew. Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for the Maintenance and Prison Fees of a poor Prisoner committed at the Suit of the State, for divers Necessaries, provided for the Use of this Assembly and the Courts, and for Repairs in and about the State-House.

- J. Richards. to Mr. John Richards out of the General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for his Attendance upon this Assembly, at the present Session, as a Waiter.
- g D. allowed IT is Voted and Refolved, That Six Dollars be allowed and paid to Mr. James Tew, out of the General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the cstablished Rate of Exchange; it being the Amount of his Account for his Attendance upon this Assembly, at the present Session, as a Waiter.
- 6D. allowed

 It is Voted and Resolved, That Six Dollars be allowed and vaid

 To Mr. Thomas Melvill out of the General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the ethablished Rate of Exchange; it being the Amount of his Acount, for his Attendance upon this Assembly, at the present Session, as, a Waiter.
- 2 M. allowed and Two Mills be allowed and paid to Mr. Nathaniel Phillips out of the General Treasury, in Specie, or in the Bills of Credit emitted by this Sate, at the chablished Rate of harhange; it being the Amount of his Acourt, for printing done for the State from the Session in February last to the present Time.
- allowed W. be allowed and paid to William V. King, Eq. out of the General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for attending upon this Assembly, at the last and present Session, as Clerk of the House of Representatives, and for providing Paper and Quills.
- ed T. Tew.

 IT is Voted and Resolved, That Six Dollars he allowed and paid to Mr. Thomas Tew, out of the General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account for his Attendance upon this Assembly, at the present Session as a Waiter.
- allowed N.
 Maibewfon.

 Maibewfon.

 Marbewfon.

 Marbewf
- 16cD. 50C. IT is Voted and Resolved, That One Hundred and Sixty Dollars allowed and Fifty Cents be allowed to each of the sollowing Persons, to wit: J. Davis, Mr. John L. Boss, John Davis, Esq. John Dorrance, Esq. Joseph J Dorrance, Stanton, jun. Esq. Elisha R. Potter, Esq. Thomas Allin, Esq. Icha-J. Stanton, jr. bod Cole, Esq. Mr. William Greene, and Isaac Johnson, Esq. it being E.

the Balance of their respective Accounts, sor their Services as E. R. Potter, Members of the State's Committee for taking a general Estimate; I. Cole, that the said William Greene be allowed the surther Sum of Four W. Greene, &c. Dollars and Fifty-two Cents for divers necessary Expences which I. Jobsson, were incurred; and that the said Sums be paid to the said Persons & 4D 52C. respectively, out of the General Treasury, in Specie, or in the W. Green. Bills of Credit emitted by this State, at the established Rate of Exchange.

IT is Voted and Resolved, That Fifteen Dollars be allowed and 15 D. allow-paid to Daniel Updike, Esq. out of the General Treasury, in Specie, ed D. U2. or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for his Services as One of the Committee appointed to adjust the Accounts of the late Collectors of the State's Impost.

17 is Voted and Rejolved, That Seven Dollars and Fifty Cents 7 D. 50 C. be allowed and paid to Mr. Riebard Jackson, jun. out of the Gen-allowed R. eral Treasury, in Specie, or in the Bills of Credit emitted by this Jackson, jr. State, at the established Rate of Exchange; it being the Amount of his Account, for his Services as One of the Committee appointed to adjust the Accounts of the late Collectors of the State's Import.

BOTH Houses being joined in a Grand Committee elected the Officers Gentlemen whose Names are set down in the Subsequent List to elected. the Offices ascribed to them respectively, to wis:

JUSTICES OF THE PEACE.

Warwick:

Edward Holden, Esq.

South-Kingstown: Josephus Peckham, Esq.

Briftol:

Thomas Swan, Esq.

Hopkinton: Thomas P. Gardner, E/q.

Foster:

Nehemiah Angell, E/q. Hezekiah Simmons, Esq.

(The abovenamed Justices are Addition to those chosen at the laft Sellion.

Scituate:

John Harris, Daniel Westcot, Stephen Harris, John Wilkinson, Benjamin Angell, Jeremiah Stone,

Gideon Austin, jun. Peleg Filk, jun.

Efquires.

Glocester:

Zebedee Hopkins, John Smith (Son of Benj.) Timothy Wilmarth, Martin Smith. Nathaniel Wade, Samuel Winfor, Richard Steere, jun. Ifrael Cooke, William Arnold,

Daniel Tourtellor, Jesse Armstrong,

Esquires.

Exeter:

Stephen Reynolds, Christopher Peirce, Nicholas Gardner (Son of

Ezekiel)

Samuel

Samuel Bissell,
Jonathan Lillibridge,
Stephen Champlin,
Jeffery Hazard
Lillibridge Barber
Daniel Tillinghast,

Daniel Sunderlin, jun. Afa Wilcox, Nathan Rathbun, Robert Crandall, Esquires.

MILITARY OFFICERS.

Benjamin Taylor, Esq. Lieutenant-Colonel-Commandant of the First Regiment of Militia in the County of Washington.

Joseph Noyes, jun. Esq. First Major of the First Regiment of Militia in the County of Washington.

OFFICERS OF INFANTRY COMPANIES.

First Regiment in the County of Newport.

Newport, Third Company,

James Anthony, Lieutenant, Joshua Hiscox, Ensign.

Jamestown Company:

Daniel Howland, Captain, Thomas Care, Lieutenant, John Carr, Ensign.

Middletown Company:
Samuel Coggeshall, Captain,
Jonathan Coggeshall, Lieut.
Giles Manchester, Ensign.

First Regiment in the County of Providence:

Providence, Second Company: Benjamin Howland, Lieutenant.

North-Providence, First Comp. Elisha Smith, Ensign.

First Regiment in the Countyof Washington:

Westerly, First Company:
Jared Babcock, Captain,
John Barber, Lieutenant,
John Fowler, Ensign.

Hopkinton, Fourth Company: John Tanner, Captain, Matthew Stillman, Lieutenant, Caleb Church (the 2d) Ensign.

Second Regiment in the County of Newfort:

Tiverton, Second Company:

Baulston Brayton, Captain, Jonathan Borden, Lieutenant.

Third Company: Joseph Cooke, Ensign,

Second Regiment in the County of Providence:

Smithfield, Second Company:

Cyrus Arnold, Lieutentant, Afa Arnold, Ensign.

Second Regiment in the County of Washington:

North-Kingstown, First Comp.

Royal Vaughan, Captain, Daniel Hunt, Lieutenant, Joseph Corey (Son of Wm.) Enfign.

Exeter Senfor Class Company:

Oliver Spink, Captain, Ebenezer Wilcox, Lieutenant, Jeffery Hazard, Enfign.

Third Company:

Jonathan Wilcox, Ensign.

Second

Second Regiment in the County | Fourth Regiment in the County of Kent :

Coventry, Third Company:

Solomon Mathewson, Captain, Reuben Knight, Lieutenant, Silas Weaver, Enfign.

Third Regiment in the County of Providence:

Scituate Senior Class Company: Gideon Austin, jun. Ensign.

of Providence:

Glocester Third Company: Nicholas Keach, Lieutenant.

Fifth Regiment in the County of Providence:

Foster Third Company:

Abraham Phillips, Captain. Alher Bennett, Lieutenant, Nathaniel Phillips, Ensign.

IT is Voted and Resolved, That the Petition of Sylvester Gardner, S. Gardner's Esq. be further referred; that George Champtin, Archibald Crary, Petition for-Simeon Martin, and Henry Sherburne, Esq'rs. be, and they are here-ther referred. by appointed a Committee to examine into, and confider the fame; and that they make Report to this Affeinbly at the next Seffon.

IT is Voted and Resolved, That until the next Session of this Fees of the Assembly the Justices of the Courts of Common Pleas, shall and Judges and may receive Eighty-feven Cents and an Half, and the Clerks of the faid Courts Twelve Cents and an Half, for the Entry of every Acmon Pleas. tion or Petition in the faid Courts,

IT is Voted and Resolved, That the Operation of the Act entitled River Ma-" An Act for incorporating The River-Machine Company, in the chine Act Town of Previdence" be, and the same is hereby suspended until suspended. the Riling of this Affeinbly at the next Seffion.

IT is Voted and Refolved, That all Petitioners whose Petitions All respects. are entered on the Docket for Trial at this Sellion of Assembly, ling Petiand who have been liberated from Confinement by Order of this Affembly, or who are now imprisoned, and have prayed to be liberated from their confinement, shall be liberated therefrom until the next Session of this Assembly, upon their giving Bonds to the Sheriffs of the respective Counties where they are committed to return to Gaol, at the Rifing of this Assembly at the next Session, in Case the Prayer of their respective Petitions. shall not be then granted: And that no Person who hath a Petition pending before this Assembly, praying for a Stay of Proceedings, shall be imprisoned before the next Session of this Assembly, by Virtue of any Execution that hath been or may be issued in the Cases mentioned in their respective Petitions.

IT is Voted and Resolved, That Fisteen Dollars be allowed and 15 D. allow. paid to Mr. Joseph Rice, out of the General Treatury, in Specie, ed J. Rice. or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for his

Services

Services as One of the Committee appointed to adjust the Accounts of the late Collectors of the State's Impost.

12 D. allow-

IT is Voted and Resolved, That Twelve Dollars be allowed and ed H. Ward. paid to Henry Ward, Esq. out of the General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account for his Attendance upon this Affembly, at the present Session, as Secretary.

100 D. allowed E. Corton.

IT is Voted and Resolved, That One Hundred Dollars be allowed and paid to Mr. Edward Gorton, out of the General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the eftablished Rate of Exchange, as a Compensation for his Services as Clerk to Mr. John Wanton, when Collector of the State's Impost for the District of Newport.

An ACT for granting and apportioning a Tax of Twenty Thousand Dollars, upon the Inhabitants of this State.

Tax apportioned.

BE it Enasted by this General Assembly, and by the Authority thereof it is bereby Enasted, That a Tax for raising the Sum of Twenty Thousand Dollars, be affested upon the Rateable Estates and Polls of the Inhabitants of this State, to be collected and paid into the General Treasury of this State, on or before the First Day of January next: And that the same be apportioned to and for such Uses as the General Assembly shall or may hereaster direct.

IT is further Enasted by the Authority aforesaid, That the Poll-Tax be Fifty Cents, and that all Male Persons, of the Age of Twenty-one Years, and upwards (excepting fettled Ministers of the Gofpel) shall pay the Poll-Tax.

IT is further Enstled by the Authority aforesaid, That the Tax shall be affessed upon the several Towns, in this State, and apportioned upon the same, by the Secretary, agreeably to the Estimate of Taxable Property, as passed at the present Session

THE following are the Proportions of the several Towns as ordered to be apportioned, to wit:

	D. C. M. D. C. M.
Newport shall pay,	1870 94 5
Portsmouth,	580 64 6
New-Shoreham,	167 74 2
Jamestown,	289 65 5
Middletown,	418 6 4
Tiverton,	670 96 7
Little-Compton,	419 35 5
	4417 37 2
	Frovidence

	D. C. M.	D. C. M.
Providence,	3806 41 9	D. C. 12.
Smithfield,	978 73 9	
Scituate,	618 76 5	
Glocester,	931 17 0	
Cumberland,	451 61 3	
Cranston,	632 25 8	
Jobnston,	425 80 6	
North-Providence,	490 32 2	
Foster,	412 96 0	
2 0/16/ 3		8748 5 2
Westerly,	477 41 9	8748 5 2
North-Kingstown,	632 25 8	
South-Kingstown,	929 5 4	
Charlestown,	361 29 0	
Exeter,	464 51 6	
Richmond,	270 96 7	
Hopkinton,	451 61 3	
zzopkinson	43. 01 3	3587 11 7
Bristol,	774 18 0	350/ 11 /
Warren,	402 31 3	
Barrington,	141 93 5	
20	-4- 93 3	1318 42 8
Warwick,	780 64 5	13.0 42 0
East-Greenwich,	361 29 0	
West-Greenwich,	361 29 0	
Coventry,	425 80 6	
2000.00	1-3	1929 3 1
		7-7 3 4
	Dolls.	20000

AND be it further Enasted by the Authority aforefaid, That the Town or Towns which shall not pay in their Proportion of the said Tax, at the Time limited for the Payment thereof as aforesaid, shall pay Interest for the Sum in which they shall be deficient, until the same be paid: That the Towns which shall be delinquent shall be responsible therefor to the General-Treasurer: That the Collectors of the Taxes in the several Towns be, and they are hereby empowered and directed to collect the Interest, with the Principal, from the delinquent Individuals after the aforesaid Time: And that in Case any Execution shall be issued from the General-Treasurer against the Treasurer of any delinquent Town, the Collectors be, and they are hereby directed and empowered to collect from the Individual Delinquents all the Costs and Expences, which shall accrue thereon, in Proportion to the Sums due from such Delinquents respectively.

AND be it further Enacted by the Authority aforefaid, That the Affestors or Ratemakers shall affess and apportion the faid Tax, and return a true Bill or List of the same unto the Clerk of the Town to which they shall respectively belong, on or before the Fisteenth Day of September next, who is hereby required to send a Copy

thereof, within Six Days from his receiving the same, to the General-Treasurer: That the General-Treasurer be, and he is hereby directed and required, to issue his Warrant, within Four Days, to the several Town-Treasurers, to be by them directed to the several Collectors of Taxes in the several Towns, requiring them, in the Name of the Governor and Company of this State, to levy, collect and pay unto the General-Treasurer, for the Time being, the several Sums respectively committed to them to collect: And that the several Collectors of Taxes be, and they are hereby directed and required to use all Diligence in collecting and paying the same into the General-Treasury, before or at the Time limited by this Act.

all the Charges and Fees, that shall accrue or arise in or upon the assessing levying and collecting its Part of the asoresaid Tax: And that upon the Neglect or Resulal of any Town in this State to assess, levy, collect and pay into the General-Treasury their Proportion of the said Tax, by the Time asoresaid, the General-Treasurer be, and he is hereby authorized and directed to issue his Execution against the Town-Treasurer of such Town, for its Proportion or Deficiency of the said Tax; which Execution shall be returnable in Ten Days after the Date thereos.

AND be it further Enasted, That the Town-Treasurer in each respective Town in this State be, and he is hereby authorized and empowered to sue out and prosecute the Bond or Security, that shall be by him taken from the Collectors of the taid Tax, to a Special Court of Common Pleas in the County where such Bond or Security shall be so taken; which Special Court of Common Pleas shall be convened in the usual Manner, have the same Power that Special Courts have heretofore had in this State, and take the same Fees. And the Judgment of such Special Court shall be final.

AND be it further Enatted, That the Town-Clerks in the several Towns in this State be, and they are hereby required to send the Names of the Town-Treasurers, and Collectors of Taxes, of their respective Towns to the General-Treasurer, at the same Time they shall send a Copy of the Rate-Bill.

AND be it further Enatted, That the Assessor he, and they are hereby empowered to consider the Circumstances of the Poor, in their respective Towns, and exempt such from the Poll-Tax as they shall think are unable to pay the same.

And be it further Enatted, That the several Towns be, and they are hereby empowered to make Choice of new Assessors and Collectors, for assessing and collecting the said Tax.

AND be it farther Enasted, That the faid Tax be received by the Collectors, and paid into the General-Treasury, in Silver or Gold, in the Notes of the Providence or Rhode-Island Banks, in the Bills of Credit emitted by this State on May, A. D. 1786, at the estab-

Mshed Rate of Exchange, and in Orders drawn on the General-Treasury.

AND be it further Enacted by the Authority aforesaid, That the Secretary be, and he is hereby directed to fend a Copy of this Act to each and every Town-Treasurer in the State, within Twenty Days' after the Rising of this Assembly, to be by him forthwith delivered to the Assessor or Ratemakers of his Town.

IT is Voted and Resolved, That the Rate-Bills and Valuation. Rate-Bills, Bills of the leveral Towns, laid-before this Assembly by the State's &c. to be returned to the State's to be returned to the the Towns. respective Towns to which they properly belong.

telbecti	ve Lowns to which they properly belong.			
was ma	following Statement of an Account, and Repode to this Affembly, to wit:			of T. Wone
Dr. Th	e State of Rhode-Island, &c. in Account with Jo ollector of the State's impost for the District of I	bn Wa Verupoi	nton,	lector of Im-
1791.	To the neat Amount of Bounties and Draw- backs on fundry Goods exported, as per Ac-	μ,	G,	•
	To the Amount of Money paid to the Inspec-	4513	SE	
	tors, &c. as per Account exhibited, To the Loss on 1 Hogsfread of Tobacco re- ceived from Samuel and James Martin in		63 ‡	
	Payment of Duties, To 9 Manths Rent of the Office, at 5 Dollars	16	0	
	per Month, To the Amount of Money paid into the Gen-	45	0	
	eral Treasury, as per the General-Treas- urer's Receipt for the same, £ 5036 9 9			
	equal to To the Amount of Duties not collected; as per	1119	21	
	Account exhibited, To the Amount of Money paid into the Gen-	935	29	
	eral Treasury, as per the General-Treas- urer's Receipt,	200	u	
	To my Services in waiting and attending at the Office, after the new Constitution was adopted by this State, to receive the Amount of Drawbacks on Goods exported, and em			
	ploying a Clerk 304 Days,	400	0	
		7725	19	
1700.	Creditor. 7 By the neat Amount of the Imports, as per	D.	C.	
June,	Account exhibited, Balance due to John Wanton.	7434	72 ¹ / ₂ 46 ¹ / ₂	
		7725	-	
	Errors excepted, John Wanton.	V		

We the Subscribers, being appointed a Committee to examine and fettle the Accounts of Mr. John Wanton, late Collector of the State's Impost for the District of Newport, submit the following Report, that, agreeably to our Appointment, we have carefully examined his Accounts, and find that the whole Amount of the Duties entered at that Office, during the Time he was Collector, is Seven Thousand Four Hundred and Thirty-four Dollars Seventy-two Cents and an Half; that the Amount of Drawbacks allowed by him is Four Thousand Five Hundred and Thirteen Dollars Five Cents and an Half; that there is a Balance due to the said John Wanton, of Two Hundred and Ninety Dollars Forty fix Cents and an Half; and that there remains due to the State from Individuals Nine Hundred and Thirty-five Dollars Twenty-nine Cents and an Half. All which appears by the above Statement, and the other Documents herewith presented.—We have to observe, that unfortunately the Rats destroyed many of the Certificates on which the Drawbacks were allowed, which prevented your Committee's comparing them with the Accounts. The Books of the Collector appear to have been accurately kept; and we have no Reason to suppose but that the Accounts of Mr. Wanton are right.

RICHARD JACKSON, jun.

DANIEL UPDIKE,

JOSEPH RICE.

Committee.

Which being duly considered,

IT is Voted and Refolved, That the aforegoing Report be accepted; that Two Hundred and Ninety Dollars Forty-fix Cents and an Half, being the Balance therein stated, be paid to the said John Wanton, out of the General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange, whenever the Balances due from certain Individuals to the said John Wanton, as late Collector of the State's Impost, shall be collected and placed therein.

Attorney General to foe for Daties due in the Diffrict of Newport. The following List of Duties due from divers Person to Mr. John Wanton, as late Collector of the State's Impost for the District of Newport, is one of the Documents mentioned in the Report of the Committee who adjusted his Accounts, to wit:

	D.	G.		D.	C.
John Topham, deceased,	210	92	Caleb Weeden, and Co.	19	44
Sbearjashub Bourn,		141	Caleb & Charles Briggs,		39
Samuel Wardwell,	_	$91^{\frac{1}{2}}$	ed 1 27 11	44	-
Nalbaniel Clarke,	_	795	John Sprague,	4	32
Andrew Geoffrey, dec.	23	861	Stephen Smith, of Brif-		
Whiting and Smart,	31	312	tol; Entry of the Sch.		
Mumford and Smart,	_	195	Betsy, Isaac Gorbam,		
John Hicks,		35	Matter not accountal		~ O ti
Elisha Brown,	16	65	ed for, being entered	42	203
John Reynolds, and Co		5	after the Adoption of		
William Brightman and			the new Constitution		
William Brightman and Joseph Cozzens,	34	535	by this State,		
• • •	-		Ren	1199	14

Benjamin

Benjamin Fry,	D.	C. 18 ¹ / ₂	James Henderson,		c .
Rowse Babcock, and Company, Westerly, S				0	54 3±
		93	Brown & Rogers, Provi.	48	13
			9	935	29

On due Consideration whereof,

IT is Voted and Refolved, That the Attorney-General be, and he is hereby directed to profecute the abovenamed Persons (excepting for the Money due from the Heirs of Col. John Topham, deceased) at the First Term of the Court of Common Pleas that may be convenient, unless the Demands shall be sooner paid, and place the Money when collected in the General Treasury.

IT is Voted and Resolved, That the Session of the General As- Assembly te fembly, which of Course is to be holden on the last Wednesday in meet on the Offober next, be held on the last Monday in the said Month, in the last Monday State-House at Providence: Any Law or Custom to the contrary in Ozober. State-House at Providence: Any Law or Custom to the contrary notwithstanding.

IT is Voted and Refolved, That all Business lying before this Adjourn-Affembly unfinished be, and the same is hereby, referred to the next Selfion: That the Secretary publish the Acts and Orders now made and passed, and transmit them to the several Towns in the usual Manner: And that this Assembly stand adjourned to the Satura day next preceding the last Monday in Ostober next, if then called; but if not called before, nor at that Time, that then this Assembly be, and hereby is, disfolved.

GOD fave the United States of AMERICA.

A TRUE COPY, DULY EXAMINED:

WITNESS, Henry Ward Lery

WARREN (RHODE-ISLAND): PRINTED BY NATHANIEL PHILLIPS, PRINTER TO THE STATE. M, DCC, XCVI,







At the General Assembly of the Governor and Company of the State of Rhode-Island, and Providence-Plantations, begun and holden at Providence, within and for the State aforesaid, on the last Monday in October, in the Year of our Lord One Thousand Seven Hundred and Ninety-six, and in the Twenty-sirst Year of Independence.

P R E S E N T,
HIS EXCELLENCY

ARTHUR FENNER, Esquire, GOVERNOR.

THE HONORABLE

SAMUEL J. POTTER, Esq. Deputy-Governor.

Thomas G. Hazard, F/q.

Jonathan Comstock, E/q.

Walter Watson, E/q.

John Cooke, E/q.

James Congdon, E/q.

Thomas Hoxsie, E/q.

Peleg Clarke, E/q.

Job Watson, E/q.

John Harris, E/q.

THE SECRETARY.

DEPUTIES

DEPUTIES FROM THE SEVERAL TOWNS.

Mr. Edward Wilcox.

WEST-GREENW.

Mr. Ishmael Nichols,
Amos Jaqways, Esq.

COVENTRY:
Joseph Rice, Esq.

Mr. Thomas Waterm

EXETER:

Mr. James Clarke,
Mr. Job Wilcox.

MIDDLETOW.

Mr. Joshua Peckham.

Mr. Isaac Barker.

ERISTOL:
Samuel Wardwell, Esq.

Loring Peck, Esq.

TIVER FON
Thomas Durfee, Esq.

Christopher Mancheste

LITTLE-COMPT
Nathaniel Searle, Esq.

WARREN:

Mr. Charles Wheaton
Ichabod Cole, Esq.

CUMBERLANI

Mr. David Sayles,
Mr. John Wolcott.

RICHMOND
Jonathan Maxson, Esq.

CRANSTON
John R. Arnold, Esq.

John Mawney, Esq.

HOPKINTON:

Mr. Edward Manton,
Mr. William Waterm
NORTH-FROVIDE
Ezekiel Whipple, Esq.

Stephen Jenckes, jun.

BARRINGTON
Thomas Allen, Esq.

John Williams, Esq. **NEWPORT:** George Champlin, E/q. WEST-GREENWICH: John Handy, E/q. Mr. Nicholas Taylor, Mr. John L. Bois, Archibald Crary, E/q. Mr. Thomas Waterman. Simeon Martin, Esq. PROVIDENCE : Welcome Arnold, Esq. Charles Lippitt, Esq. John Smith, Esq. MIDDLETOWN: Mr. Richard Jackson, jun. PORTSMOUTH: Mr. Joshua Peckham, Abraham Anthony, jun. Esq. Samuel Wardwell, Esq. Mr. Thomas Potter, Mr. Richard Shearman, Benjamin Brownell, Esq. TIVER FON: WARWICK: Moses Arnold, Esq. Christopher Manchester, E/q. Anthony Holden, E/q. LITTLE-COMPTON: Thomas Holden, Esq. Mr. Job Greene. WESTERLY: Thomas Noyes, E/q. Mr. Charles Wheaton, Rowfe Babcock, Efq. NEW-SHOREHAM: CUMBERLAND: Mr. John Sands. NORTH-KINGSTOWN: John Allen, Esq. RICHMOND: George Thomas, E/q. SOUTH KINGSTOWN: Jonathan Maxson, Esq. Elisha R. Potter, Esq. CRANSTON: Rowland Brown, Esq. EAST-GREENWICH: John Mawney, Esq. HOPKINTON: Mr. George Tillinghaft, Richard Mathewson, Esq. George Thurston, E/q. JAMESTOWN: Mr. John Howland, Jonathan J. Hazard. Esq. SMITHFIELD : Mr. William Waterman. Job Aldrich, *E/q*. NORTH-PROVIDENCE: Mr. Joshua Jenckes. SCITUATE: Ezekiel Whipple, Esq. Stephen Jenckes, jun. Esq. James Aldrich, Esq. BARRINGTON: Job Randall, Esq. GLOCESTER: Samuel Winfor, Esq. Mr. Silas Thayer. CHARLESTOWN: Mr. Jonathan Hopkins, jun. Joseph Stanton, jun. Esq.

The Honorable Elisha R. Potter, Esq. was chosen Speaker, and Mr. William Marchant Clerk, of the House of Representatives.

IT is Voted and Resolved, That Sixty-fix Dollars be allowed and 66 D. allowpaid to Walter Cooke, Esq. out of the General Treasury, in ed W. Cook. Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account for his Services in attending as an Affistant Justice of the Superior Court of Judicature, &c. at the Fall Circuits.

IT is Voted and Resolved, That Ten Dollars and fifty Cents be al- 10 D. 50 C. lowed and paid to Mr. Henry Barber, out of the General Treasu- silowed H. ry, in Specie, or in the Bills of Credit emitted by this State, at the Earber. established Rate of Exchange; it being the Amount of his Account for Printing done for the State to the present Time.

IT is Voted and Resolved, That the Sheriff of the County of Chairs to be Providence be, and he is hereby directed to purchase Two Dozen purchased of Winfor Chairs, at the Expence of the State, and place them in for Provithe State-House in Providence, for the Use of the General Assem- House. bly and the Courts.

WHEREAS Luke Arnold of Cumberland, in the County of Provi- L. Arnold dence, Labourer, preserred a Petition to this Assembly and represented to sented, that about Eight Years ago he was convicted of being concerned in stealing a Firkin of Butter and some Sheep; that he paid ges. his Fine and all Costs, and made Satisfaction to the Persons injured; and that he hath ever fince demeaned himself as an honest Man and an orderly Citizen; and thereupon prayed this Affembly to restore him to his Privileges: And whereas a considerable Number of respectable Inhabitants of the County of Providence

IT is therefore Voted and Refolved, That the Prayer of the aforefaid Petition be granted; and that the faid Luke Arnold be, and he is hereby restored to all the Rights, Privileges and Franchises of a free Citizen of this State as fully as if he had never been convicted of the Crime aforesaid.

recommended him as a fit Object of Forgiveness, and joined in

the Prayer of his Petition:

IT is Voted and Resolved, That One Hundred and Twenty Dollars 120 D. albe allowed and paid to Pelez Arnold, Esq. out of the General-lowed P. Treasury, in Specie, or in the Bills of Credit emitted by this State, Arnold. at the established Rate of Exchange; it being the Amount of his Account for his Services in attending as Chief Justice of the Superior Court of Judicature, &c. at the Fall Circuits.

IT is Voted and Refulved, That Robert Jones and his Daughter, R. Jones and who are now Prisoners on Criminal Process in the Gaol in the his Daught-County of Washington, be forthwith liberated, upon their giving er liberated. heir Obligation to the General-Treasurer to pay all Costs which have arisen to the State upon the said Criminal Process; and upon Condition, that they and the Family of the faid Robert absent themfelves from this State within Thirty Days after the Rifling of this Affembly: And that after the Expiration of the faid Thirty Days,

if the said Robert or his said Daughter shall be sound within the Lmits of this State, then any of the Authority thereof shall again commit them to close Gaol in the said County, there to be held agreeably to the original Sentence by which they now stand committed.

Report upon B. How-lane's Accept.

Whereas the Committee appointed by the House of Reprefentatives, at the last Session to audit the Account of Benjamin Howland, Esq. presented to this Assembly the following Statement of his Account, and Report thereon, to wit:

The State of Rhode-Island, &c. Dr. to Benjamin Howland.

To Cash paid for Materials to repair the State- House in the County of Kent, and for the Labour,	£	. 27	ĭ	$1\frac{t}{z}$
To my Time in procuring the Materials, and attending upon the Business, S		3	0	0
	f.	30	I	1 1
Creditor.				
By Cash received of the General-Treasurer, Balance due to Benjamin Howland,		30	0	0 1 ^t
	£.	30	I	I f

East-Greenwich, Ollober 251b, 1796.

Pursuant to our Appointment we have examined the aforegoing Account, and compared the Charges with the Vouchers, and find that there is a Balance due to Benjamin Howland, Esq. of One Shilling and One Penny Half-penny, equal to Eighteen Cents and an Half. Which is submitted by

JOB GREENE,
RICHARD MATHEWSON, Committee.

Which being duly considered,

19 is Voted and Resolved, That the said Report be accepted; and that the said Balance of Eighteen Cents and an Half be paid to the said Benjamin Howland, out of the General-Treasury.

Governor's Appointment of Officers spproved. Whereas, previous to the late Regimental Reviews, in the Counties of Washington and Kent, and in the Receis of this Assembly, his Excellency the Governor appointed Benjamin Lewis, Esq. of Exeter, Second Major of the Second Regiment of Militia in the County of Washington; and Browning Nichels, Captain, Daniel Taylor, Lieutenant, and Benjamin Gardner, Ensign, of the First Company of Infantry in the Town of East-Greenwich.

IT is therefore Voted and Refolved, That the faid Appointments be and hereby are approved; and that the Commissions issued to the faid Officers have the same Force and Effect as if they had been elected to their respective Offices by this General Assembly.

WHEREAS the Committee appointed to adjust the Accounts of Report upon Ebenezer Thompson, Esq. presented unto this Assembly his Accounts, of which a Statement is below, and also the following Recounts. port thereon, to wit:

Dr. The State of Rhode-Island, &c. in Account Current with Ebenezer Thumpson.

Ditto paid Joseph Clarke, Esq. General-Treasurer, William Channing, Esq. for Corn delivered to)	8	7=
his Order, to be paid in Orders on the General-Treasury,	58	13	4.
Messes. Fenner and White for ditto, to be paid by an Order on the General-Treasury,	5 3°	0	0
My Commissions on receiving Entries, extending Accounts, and bonding dutiable Merchandize entered at my Office, together with receiving and making Sale of fundry Articles received in Discharge of Duties, &c. &c. estimated at 5 per Cent, upon £.7646 7 0 amount to		7	4
Balance due to the State of Rhode-Island, &c.	129	17	5
£	1/12	1	63
Creditor.			
By the Amount of Duties, &c. received in the Office,	1112	1	63

We the Subscribers being appointed by the General Assembly, at the Session in February, A. D. 1796, a Committee to examine and settle the Accounts of Ebenezer Thompson, Esq. the late Collector of this State's Impost for the District of Providence, herewith present his Accounts, and beg Leave to report, that, agreeably to our Appointment, we have carefully examined them, and find that there is due to the State from the said Ebenezer Thompson, One Hundred and Twenty-nine Pounds, Seventeen Shillings and Five Pence, if his Charges for Commissions, for Corn delivered to Messes. Fenner and White, and to William Channing, Esq. are allowed by the General Assembly. - It appears by the Collector's Books that there is due from the undernamed Persons for Duties, for which no Actions have been commenced, the following Sums, to wit: Tobis

OCTOBER, 1796.

John Arnold,	£.	I	14	13	on Bond.
Joseph Hoyle,		22	10	I	ditto.
Lewis Thomas,		3	17	I 1 2	ditto.
Samuel Chace,		12	4	4 2	No Bond.
Daniel Coffin,		_	-		ditto.

It also appears, that Eight Hogsheads of Tobacco, received by the Collector in Payment of Duties, are entirely damaged and of no Value. All which is submitted by

RICHARD JACKSON, jun.

DANIEL UPDIKE,

JOSEPH RICE,

Committee

Providence, April 7th, 1796.

Note by the Collettor.

Lewis Thomas's Duties in Brigantine Trinidad, with others were suspended by an Act of the General Assembly; she having arrived after the Adoption of the Constitution of the United States. She entered June, 15, A. D. 1790.

According to the best of my Memory, Daniel Coffin and Samuel Chace, having shipped all their Goods to Nantucket immediately on their Arrival at this Port, the Collector was not able to oblige them to comply with the Law and give Bond.

Joseph Hoyle hath Evidence of Drawbacks nearly to the Amount of his Duties. Through a Mistake of the Committee, or of the Collector, his Account was not confidered by the Committee.

EBENEZER THOMPSON, late Collector of the State's Impost.

On due Confideration whereof,

IT is Voted and Refolved, That the aforegoing Report be accepted; that the Charge made by the faid Ebenezer Thompson in his Account, for Commissions be allowed; that the Charges for Cors delivered to Mestrs. Fenner and White, and to William Channing. Esq. be not allowed; but that the same be added to the Balance reported by the Committee to be due from the said Ebenezer Thompson to the State, which makes the same Eight Hundred and Twenty-nine Dollars, Seventy-nine Cents: And that the said Ebenezer Thompson pay that Sum into the General-Treasury, in Specie, or in Orders of this Assembly upon the General-Treasurer.

allowed to I Manchef. Cents be allowed and paid to Mr. Ifrael Manchefer, out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account to the present time, as Keeper of the

Gaol in the County of Providence, for Repairs made on the Gaol, and for his Attendance, as special Sheriff, upon the Superior Court, &c.

IT is Voted and Refolved, That Eighty-eight Dollars be allowed 88 D. allowand paid to Thomas Tillinghaft, Eq. out of the General-Treasued to T. Tiltry, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account for his Services in attending, as an Assistant Justice, upon the Superior Court, &c. at the Fall Terms.

IT is Voted and Reselved, That Messes. Thomas Potter, John L. Committee Boss, Charles Lippitt, Jonathan Hopkins, jun. Thomas Noyes, George Proxes for Thomas, Samuel Wardwell, James Martin, Job Greene, Thomas Representatives, the Secretary, and the Clerk of the House of Representives to Contatives, be, and they are hereby, appointed to count the Proxes gress. given in, on the Thirtieth Day of August last, for Representatives of this State in the Fifth Congress of the United States: And that they make Report to this Assembly as soon as may be.

IT is Voted and Refolved, That Job Greene be appointed Cap-Officers aptain, Othniel Whitman, Lieutenant, and Nicholas Arnold Enlign pointed. of the Senior Class Company, in the Towns of Warwick and East-Greenwich.

IT is Voted and Resolved, That One Hundred and Seventy Dol-170 D. allars be allowed and paid to Joshua Bicknall, Esq. out of the Ge-lowed to J. neral-Treasury, in Specie, or in the Bills of Credit emitted by this Bicknall. State, at the established Rate of Exchange; it being the Amount of his Account for his Services in attending, as an Assistant Justice, upon the Superior Court, &c. at the Circuits in the last Spring and the present Fall:

The following Report was presented to this Assembly, to wit:

To the Honourable General Affembly.

We the Subscribers being appointed a Committee by your Road in Honors, at the Session held in June last, to revise and relay the Post Road from Nehemiab Sheldon's House, in Johnston, to Pauebasset-River, do report, that, agreeably to our Appointment, we begun at a Stone stuck in the Ground on the South Side of the said Road, a little Easterly from the said Sheldon's House, at A. on the Plat drawn by Caleb Harris, Esq. the Surveyor, and herewith presented: thence S. $84\frac{1}{2}$ D. W. 42 Rods to a Stake and Stones, a little Westward from the said Sheldon's House, at B. thence the same Course 26 Rods to a Stake and Stones, at C. thence S. $70\frac{1}{2}$ D. W. 5 Rods to a Stake and Stones, at D. thence S. 26 D. W. 60 Rods to an Elm Tree, at E. thence S. $30\frac{1}{2}$ D. W. 48 Rods

Report of the Com. who relaid Part of the Post-Road in

48 Rods to a Stake in Gideon Brown's Wall, at F. thence S. 33 D. W. 14 Rods and 9 Links, to a Stake in the faid Brown's Meadow, at G. thence S. 23 D. W. 17 Rods and 11 Links to a Chesnut Tree, at H. thence S. 38 D. W. 9 Rods and 17 Links to a Black-Oak Tree, at I, thence S. 52½ D. W. 35 Rods, to a Stake opposite Joseph Wilbur's Easterly Bar-Post, at J. thence S. 62D. W. 182 Rods to the End of Edward Fenner's Board Fence West of his Barn, at K. thence S. 40 D. W. 33 Rods to a Stake in the said Fenner's Wall, at L. thence S. 34 D. W. 16 Rods and 21 Links, to the end of the faid Fenner's Wall, at M. thence S. 73 D. W. 44 Rods to the End of a Wall near Solomon Thornton's House, at N. thence W. 10 D. N. 7 Rods to a Stone on the North Side of the faid Thornton's Shop, and about the middle thereof, at O. thence W. 6 D. N. 23 Rods and 4 Links to the Corner of David Brown's Wall, formerly called the Four Mile Bound, at P. thence S. 80 D. W. 10 Rods, to a Stake by the faid David Brown's Wall at Q. thence S. 65 D. W. 21 Rods to a Stone set in the Ground, at R. thence S. 50 D. W. 21 Rods and 15 Links to a Rock and Stones near Hezekiah Carpenter's North-East Corner, at S. thence S. 74 D. W. 21 Rods and 9 Links to a Heap of Stones on a great Rock opposite Jeremiab Fenner's House, at T. thence S. 46 D. W. 32 Rods to a Heap of of Stones on a Rock opposite to the said Carpenter's House, at V. thence S. 30 D. W. 341 Rodsto a Stake and Stones at U. thence S. 55 D. W. 7 Rods to a Heap of Stones on the Easterly Bank of Pauchasset River, at W.

And for the preventing of suture Difficulties on this Road we recommend that Col. John Waterman, of Johnston, be appointed to cause the same to be laid open, agreeably to the Reports of your Committees, from Providence to the State Line. All which ts submitted by JABEZ BOWEN,

JOHN SMITH, Committee. RICHAD JACKSON, jun.

Which being duly confidered,

IT is Voted and Resolved, That the aforegoing Report be accepted; that the Road therein mentioned be established agreeably thereto: And that Col. John Waterman, and Mr. Edward Manton, both of Johnston, he and they are hereby empowered to open the same (without any Expence to the State) in a convenient Time within One Year from the Rifing of this Affembly.

34D. al'ow-

IT is Voted and Refolved, That Thirty-four Dollars be allowed ed J. Rey. and paid to Mr. Joseph Reynolds, Keeper of the Gaol in the Countv of Washington, out of the General Treasury, in Specie or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, to the present Time,

for the Support of divers poor Prisoners committed at the Suit of the State.

IT is Voted and Resolved, That Thirty-two Dollars and Fifty 32 D. 50 C. Cents be allowed and paid to Mr. Peleg Brown, out of the Gener- allowed P. al Treasury, in Specie, or in the Bills of Credit emitted by this Brown. State, at the established Rate of Exchange; it being the Amount of his Account for the Maintenance and Funeral Expences of Ruter Gardner, deceased, who was a State's Pauper.

An ACT ascertaining what shall constitute a legal Settlement in any Town in this State, and for repealing all Laws made heretofore for that Purpose.

BE it Enacted by this General Assembly, and by the Authority Act direct-thereof it is hereby Enacted, That all Laws heretofore made ing the for ascertaining what shall constitute a legal Settlement of any Perfon, in any Town in this State, so as to oblige such Town to suptlements. port such Person, in Case of his becoming poor and standing in Need of Relief, so far as they relate to the Manner of gaining a Settlement in future, be, and they are hereby repealed.

IT is further Enacted by the Authority aforesaid, That legal Settlements in any Town in this State shall be hereaster gained, so as to oblige such Town to relieve and support the Persons gaining the same, in Case they become poor and stand in Need of Relief, by any of the Ways and Means following, and not otherwise, to wit:

First. A MARRIED Woman shall always follow and have the Settlement of the Husband, if he hath any Settlement in this State, or any other of the United States; but if he hath no Settlement within this State, or in any other of the United States, the Wife shall have and retain her Settlement at the Time of her Marriage, and the Husband, in such Case, shall sollow and have the Settlement of the Wife.

Secondly. LEGITIMATE Children shall sollow and have the Settlement of their Father until they arrive to the Age of Twentyone Years, if the Father shall before that Time have any Settlement within this State, or any other of the United States, and shall retain such Settlement until they gain a Settlement of their ewn; but if the Father before that Time shall not have any Settle ment within this State, or any other of the United States, the Chi-Idren shall in like Manner follow and have the Settlement of the Mother.

Thirdly. ILLEGITIMATE Children shall follow and have the Settlement of their Mother at the Time of their Birth: But neither legitimate or illegitimate Children shall gain a Settlement by Birth in the Places where they may be born, if neither of their Parents shall have a Settlement there.

Fourthly. Any Minor who shall serve an Apprenticeship to any lawful Trade, for the Space of Four Years in any Town, and actually set up the same therein within Three Years after the Expiration of the faid Term, being then Twenty-one Years of Age, and continue to carry on the same for the Space of Five Years therein, shall thereby gain a Settlement in such Town: But such Person being hired as a Journeyman shall not be considered as setting up a Trade.

Fifthly. Any Person of Twenty-one Years of Age, having an Estate of Inheritance or Freehold in the Town where he shall dwell and have his Home, of the yearly Income of Twenty Dollars, and taking the Rents and Profits thereof for Three Years successively, whether he lives thereupon or not, shall thereby gain a Settlement

Sixthly. Any Person of Twenty-one Years of Age having an Estate, the Principal of which shall be set at Two Hundred Dollars in the Valuation of Estates made by the Assessors, and being assessed for the fame in State and Town Taxes, and actually paying the fame for the Space of Five Years successively in the Town where he dwells and hath his Home, shall thereby gain a Settlement therein.

Seventbly. Any Person of Twenty-one Years of Age who shall hereafter reside in any Town in this State for the Space of Ten Years together, and pay all State and Town Taxes duly affeffed upon such Person's Poll or Estate for any Five Years within said Time, shall thereby gain a Settlement in such Town.

And it is further Enasted by the Authority aforefaid, That every legal Settlement when gained shall continue until lost or defeated by gaining a new One. And upon gaining fuch new Settlement all former Settlements shall be defeated and lost.

Com. to prepate an Act to fubfli ute Laof corporal and capital

IT is Voted and Refolved, That the Committee for revising the Laws prepare ind report a Code of penal Laws, in which Confinement to hard Labour shall be substituted, as far as may be, in Lieu boor in Lieu of coporal and capital Punishment.

THE following Report was made to this Affembly in separate Punithments Houses, to wit:

Report of the Com. the Poxes tor Repre-

THE Subscribers, appointed a Committee to count the Votes of the Freemen of this State, given on the Thirtieth Day of August who coun ed last, sor Reptesentatives of This State in the Fifth Congress of the United States, make Report, that they have counted the Votes purfuant to their Appointment, and find that Benjamin Bourne, Esq.

is elected the First Representative, by a Majority of Three Thousand SevenHundred and Four Votes, and Christopher Grant Champlin, Esq. the Second Representative, by a Majority of One Hundred and Seven Votes. Which is submitted by

> THOMAS POTTER, John L. Boss, CHARLES LIPPITT, JONATHAN HOPKINS, jun. THOMAS NOYES, George Thomas, SAMUEL WARDWELL, JAMES MARTIN, JOB GREENE, THOMAS WATERMAN, HENRY WARD, WILLIAM MARCHANT,

> Committee.

On due Confideration whereof,

IT is Voted and Refolved, That the aforegoing Report be and the same is hereby accepted.

AND it is further Voted and Resolved, That the Mode adopted at the present Session of receiving the Proxes, and the Report of the Committee for counting them, be not in future drawn into Precedent.

IT is Voted and Resolved, That Seventy-six Dollars and Thirty- 76 D. 31 G. one Cents be allowed and paid to Jonathan Niles, Esq. Sheriff of the allowed J. County of Kent, out of the General-Treasury, in Specie or in the Niles, Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account to the prefent Time, for providing Wood and Candles for the Use of the Courts, for Repairs on the Gaol, for the Maintenance of divers poor Prisoners committed at the Suit of the State, for transmitting to the proper Officers the Schedules, and Commissions, &c.

IT is Voted and Resolved, That I wenty-one Dollars and Eighty- 21 D. 89 C. nine Cents be allowed and paid to Mr. David Martin, out of the allowed D General-Treasury, in Specie, or in the Bills of Credit emitted by Martin. this State, at the established Rate of Exchange; it being the Amount of his Account for furnishing the Glass and setting it in the State-House in Providence.

IT is Voted and Resolved, That Twenty-five Dollars and Thirty 25 D. 30 C. Cents be allowed and paid to Mr. Jesse Whitmore, late Keeper of allowed the Gool in Providence, out of the General-Treasury, in Specie, or J. Whitein the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account for the Prison Fees and Support of divers poor Prisoners committed at the Suit of the State, and for Repairs made on the faid Gaol.

Voyage to be procored for C. Parker.

IT is Voted and Refolved, That Ray Greene, and Jonathan Niles, Esqrs. be and they are hereby appointed a Committee to procure a foreign Voyage for Cary Parker, who is now confined in the Gaol in the County of Kent, upon the best Terms for the State and the said Parker they can procure; and that they furnish him with such Cloathing as shall be necessary for the Voyage; he, previous to his entering on such Voyage, giving his Note to the General-Treasurer for the Amount of his Fine and the Cost of Conviction.

AND it is also Voted and Resolved, That whenever the said Cary Parker shall return to this State he shall be liable to be recommitted upon the Sentence upon which he is now confined. And it shall be the Duty of the proper Authority, in such Case to issue Process accordingly.

10 D. 50 C. allowed
Carter and
Wilkinson

II is Voted and Refolved, That Messrs. Carter and Wilkinson be allowed and paid Ten Dollars and Fifty Cents, out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State at the established Rate of Exchange; it being the Amount of their Account for a Book for recording, delivered the Clerk of the Superior Court for the County of Kent.

Com. to prepare a Bill for ereding a House of Correction. IT is Voted and Resolved, That Messes. Moses Brown, Simeon Martin, Thomas Holden, Rowse Babcock, and Ichabed Cole, be, and they are hereby appointed a Committee to prepare, and report a Plan of a Gaol in the County of Providence, together with the Plan of a Building for the Confinement of Criminals to Labour, to be connected therewith: and that they also report a Plan for the Regulation of the Gaol, and House of Correction, with an Estimate of the Expence thereof.

28 D. 43 C. allowed N. Phillips.

IT is Voted and Resolved, That Twenty-eight Dollars and Forty-three Cents he allowed and paid to Mr. Nathaniel Phillips, out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account for printing done for the State to the present Time.

Geoffeey.

Whereas Sally Geoffroy of Providence, in the County of Providence, Widow, preferred a Petition, and represented unto this Affembly, that her late Husband, Andrew Geoffroy, gave a Bond to the late Collector of the State's Impost for the District of Newport, for securing the Payment of Twenty-three Dollars and Twenty-fix Cents, which remains uncancelled; that she is informed that the Attorney-General is directed to put the same in Suit; and that she is lest with Two Children, with nothing to depend upon for the Support of herself and them but her own Industry and Prudence: And thereupon the said Sally Geoffroy prayed this Assembly to release her from the Payment of the said Bond:

On Consideration whereof,

IT is Voted and Resolved, That the Prayer of the aforesaid Petition be granted; and that the Estate of the said Andrew Geoffroy be discharged from the Payment of the said Bond.

WHERBAS the Inhabitants of the Town of Providence, in Town- Aft respect-Meeting affembled, preferred a Petition to this Affembly, praying ing a Conthat a Convention may be called to form a Constitution for this forming a State, which is referred to the next Session for Consideration:

Conflitu-

IT is therefore Voted and Refolved, That the Freemen of the several Towns in this State be requested, and it is hereby recommended to them, to instruct their Representatives, during the Recess of this Assembly, relative to the Subject of appointing a Convention for the Purpose prayed for in the said Petition.

THE following State of the Grand Committee's Office was pre- State of the fented to this Affembly, to wit:

Of the Loan Money emitted in May, A. D. 1786,

there was loaned

GrandCom. mittee's Of. fice.

£.96608 14 7‡ 793. Delivered to the Committee appointed Jan. 29. by the Hon. General Assembly to 1794, Delivered to the Committee appointed Feb. 14. 2s aforesaid, £.45846 burn Parper Money, 1795, Delivered to the Committee appointed Jan. 23. as aforefaid. 3 9440 1796, Delivered to the Committee appointed Jna. 26. as aforesaid, 8 7320 5= Paper Money in the Office, 2715 16 10 Specie, and Bank-Bills £.56 5 101, received at the Rate of One for Fifteen, 844 Securities in the Office, unsettled, 23817 £.96603 14 77

> Grand Committee's Office, Newport, Nov. 3, 1796.

I HEREBY certify that the above Statement shews the present State of the Grand Committee's Office.

THOMAS RUMREILL, Keeper of Said Office.

On Consideration whereof,

IT is Voted and Refolved, That the foregoing Report be, and is hereby, accepted.

An

An ACT directing the Mode of choosing a Representative to Congress in the Room of Benjamin Bourn, Esq. who hath declined.

Act direct. ing the Mode of chooling a Room of B. Bourn who hath der'ined.

BE it Enacted by this General Assembly, and by the Authority there-of it is hereby Enacted, That a Representative, qualified agreeably to Law, to represent this State in the Fifth Congress of the Representa. United States, in the Place of Benjamin Bourn, Elq. who hath detive in the clined his Appointment, be elected by the Freemen of this State, in their feveral Town-Meetings to be legally warned and affembled on the Fifteenth Day of November, A. D. 1796: That the Choice be made and conducted in the Mode prescribed in an Act passed by this General Assembly, at the Session held in June, A. D. 1790, entitled "An Act prescribing the Mode of electing Senators, and a Representative, to represent this State in the Congress of the United States of America, and the Times and Places of holding the Elections": And that a Return of the Votes of the Freemen for the faid Representative be made to this Assembly, at the next Seffion.

> IT is ordered, That the Secretary forthwith transmit Copies of this Act to the several Town-Clerks in the State.

E. Crandall

IT is Voted and Resolved, That Mr. Enoch Crundoll be, and he added to the is hereby added to, and appointed One of, the Committee, hereto-Committee upon Indian fore appointed, and now existing, for settling the Affairs of the Narragansett Indians; and that any Three of the present Committee be empowered to act.

Officers clefted.

BOTH Houses being Resolved into a Grand Committee.

ACREEABLY to the 'Report of the Committee who counted the Votes of the Freemen for Representatives of this State, in the Fifth Congress of the United States, Benjamin Bourn, Esq. is declared to be chosen the First, and Christopher Grant Champlin, Esq. the Second Representative.

THE Grand Committee chose the following Officers, to wit:

Theodore Foster, Esq. a Senator, to represent this State in the Congress of the United States, for and during the Time prescribed by the Constitution of the United States.

His Excellency Arthur Fenner, Esq. George Champlin, Esq. the Honorable Samuel J. Potter, Esq. and William Greene (of Warwick) Esq. Electors of a President and Vice-President for the United States, for and during the Term of Four Years, to commence on the Fourth Day of March next.

IT is Voted and Refolved, That the following Militia Officers be, Militia and they are hereby appointed, to wit:

David Relph, Enlign of the First Company of Infantry in the Town of Scituate.

Thomas Cooke, Lieutenant, and Joseph Perry. Enlign of the Second Company of Infantry in the Town of Tiverton.

WHEREAS a Number of Persons living at Fawtucket, and in the Lottery to Vicinity, preferred a Petition and represented unto this Assembly, finish the that they have, at a very considerable Expence, erected a House House at for Public Worship, the outside whereof is principally finished; Pawtucket. but are unable to proceed any further: And thereupon prayed this Assembly to grant a Lottery to raise the Sum of Two Thousand Dollars for the Use of the Catholic Baptist Society in North-Providence, to be applied to the finishing of the said House: And that Messes. William Bagley, Ebenezer Tyler, Samuel Slater, and Stephen Jenckes, jun. may be authorized and appointed Directors thereof for the Purpose aforesaid: And the said Petition being duly considered,

IT is Voted and Resolved, That the Prayer thereof be, and the fame is hereby granted.

IT is Voted and Refolved, That Thirty-three Dollars and Twen- 33 D. 25 C. ty-five Cents be allowed and paid to Messes. Carter and Wilkinson allowed out of the General-Treasury, in Specie, or in the Bills of Credit Carter and emitted by this State, at the established Rate of Exchange; it being the Amount of their Account for printing done for the State to the present Time.

An ACT for the better ordering the Police of the Town of Providence, and regulating the Work-House in the said Town.

) E it Enacted by this General Assembly, and by the Authority of Act offab. b the same it is bereby Enacted, That the Regulations hereto-lishing a fore adopted under the Authority of the Town of Providence, in House in Town-Meeting affembled, for the Government of the Work-House Providence. in the faid Town, be and they are hereby established as Regulations for the good Government of the said Work-House.

BE it further Enacted by the Authority aforesaid, That the Town-Council of the said Town of Providence be, and the said Council is hereby, empowered from Time to Time hereafter, to alter and amend the faid Regulations, or expunge such as may seem to them erroneous or unnecessary, or add such new Articles as may to them seem necessary.

AND

And whereas by reason of the existing Laws of several of the neighbouring States, it is often attended with great Trouble and Expence, and in some Cases utterly impossible, to convey Persons rejected by the said Town-Council to the Place of their legal Settlement:

BEit further Enasted, That the said Town-Council may, upon the examination and rejection of any transient Person or Persons, remove them to the Place of their legal Settlement, or (if likely to become chargeable) commit them to the said Work-House, to be there provided for and kept to Labour. And the said Council is hereby surther empowered to commit to the said House any Person who having been legally removed from the said Town, shall return to reside therein, contrary to their Order of Removal. And in Case any transient Person, who is ordered to appear or be brought before the said Council for Examination, shall secrete similarly or herself to elude the Officer, the said Council may order the proper Officer to take such Person into Custody, whenever sound by him, and commit him or her to the said Work-House until his or her Examination be legally taken.

BE it further Enacted by the Authority aforefaid, That any Perfon, an Inhabitant of the faid Town of Providence, who shall be convicted before any Court of Justices in the County of Providence, of stealing or purloining any Goods, Wares, Merchandize, or other Thing not exceeding the Value of Forty Dollars, shall in default of paying the Fine adjudged by the faid Court, be committed to the Bridewell belonging to the faid Work-Houle, for a Term of Time not exceeding One Year. And in default of paying the Cost and Restitution adjudged by the faid Court, such Delinquent shall be put to hard Labour in the faid Work-House, under the existing Regulations thereof, until he or she shall discharge the said Cost and Restitution, or be otherwise legally discharged therefrom: But if such Delinquent be not an Inhabitant of the said Town of Providence, but a transient Person, or resident in said Town without a legal Settlement therein, the faid Court may at Discretion sentence him or her as herein before provided, or proceed according to the Statute in such Cases heretosore made.

BE it further Enacted by the Authority aforefaid, That any Perfon convicted before any Court of Justices in the said Town of Providence, of an Assault or Battery, in Default of paying the Fine adjudged by the said Court, shall be committed to the said Brideweil for a Term of Time at the Discretion of the Court, not exceeding Six Months, and in Default of paying Costs shall be kept to hard Labour in the said Work-House, under the existing Regulations thereof, until legally discharged therefrom.

BE it further Enalled by the Authority aforesaid, That any Affistant, Judge of a Court, or Justice of the Peace in the said Town of Providence, may upon the Complaint of a Freeholder or other

reputable

reputable Person, or from Facts within his own Knowledge, call before him any drunken, riotous or disorderly Person or Persons who may be detected in revelling in the Streets, committing any fort of Mischief, quarreling or otherwise behaving in a riotous and disorderly Manner to the Disturbance and Annoyance of the peaceable Citizens of the said Town, and him, her or them, commit to the said Bridewell for a Time not exceeding Twenty-sour Hours; Which Commitment shall be by a Mittimus in Writing, under Hand and Seal, stating the Offence, and directed to the Town-Serjeant or Constable to convey, and to the Keeper of said Work-House to receive the Person or Persons so offending into his Custody.

BE it further Enalled by the Authority aforefaid, That upon Complaint being made to any Justice of the Peace in the said Town of Providence, against any idle, vagrant Person, or any Person who having no Family, has been examined by the Town-Council and ordered to depart, or any Person who shall attempt to procure a Living by begging in the Steets, Houses, or elsewhere, such Justice shall upon due Proof being made commit such Person to the said Work-House, for a Term of Time not exceeding One Month, in Manner as aforesaid, there to be kept to Labor.

BE it further Enasted by the Authority aforesaid, That if any Officer to whom any Precept shall be directed as aforesaid, shall refuse or neglect to execute the same; upon Complaint and due Proof of such Delinquency being made, before any One Justice of the Peace in the said Town, such Delinquent shall pay to and for the Use of the said Town of Providence, the Sum of Twenty Dellars, with Costs of Prosecution: And any Freeman of the said Town may sue for and prosecute the same to final Issue.

PROVIDED, THAT nothing in this Act shall be construed to preclude any Person from right of Appeal in any Case heretofore allowed by the Laws of this State. And it is further provided, That no Part of the Expense attending the Government of the said Work-House, shall be chargeable on this State, except the Maintenance of Persons committed for Thest, who shall be allowed the same Support as is allowed poor Prisoners in any Gaol in this State.

The following are the Regulations for the Government of the Work-Regulations House, in Providence, established and enasted in the preceding Ast. for the Gov-

Regulations for the Government of the Work-

REGULATIONS for the Government of the Work-House the Work-in Providence.

Duty of the Overseers.

THE Overseers, for the Time being, shall meet at the Work-House statedly on the First Monday in June, September, December and March, and at such other Times as shall be found necessary, as Occurrences may happen. The Business of such stated Meer-

E

ings shall be to enquire into the state of the Work-House, and as far as may be, remedy any Inconveniency, settle the Keeper's Accounts; and do such other Business as the Nature of their Appointment may require. The said Overseers shall appoint One of their Number, whose Duty it shall be to visit the Work-House Weekly, and inspect into the Conduct of the Keeper, and the Situation and Conduct of those under his Charge, which Apppointment shall continue for such Term as may be agreed upon by the Overseers: Which visiting Overseer shall call a special Meeting of all the Overseers whenever he may deem it necessary.

Duty of the Keeper.

THE Keeper of the Work-House shall be allowed such Compensation together with such Room for the Use of his Family as may be agreed upon by the Committee appointed for that Purpose, to be paid out of the Town-Treasury, Quarterly. He shall also be allowed Fifty per Cent. of all the nett Earnings of those under his Care. He shall carefully inspect into the moral Conduct of the Paupers, and whoever may be committed to his Care. shall enjoin a strict Attention to the Regulations relative to Cleanliness, Sobriety and Industry. He shall also, with the Approbation of the Overseers, provide a sufficient Stock of Materials for the constant Employment of those under his Care. He shall also allot to each One a reasonable Task according to their Abilities. He shall be careful that no Embezzlement takes Place: But by all laudable Means in his Power shall make their Work as profitable as possible. He shall cause all Accounts concerning the Maintenance of those put under his Care to be entered in a Book or Books provided for that Purpose, taking Care to have his Accounts so entered as that the Expence of each Individual may be separately ascertained.—He shall keep separate Accounts of the Stock and Materials purchased by him; and shall take proper Vouchers, whenever Money is expended. He shall regularly credit the Marerials manufactured and fold, mentioning when and to whom difpofed of; and at every Quarterly Meeting of the Overseors shall exhibit his Accounts and Vouchers for their Approbation and Allowance. He shall keep an exact Register of all Persons committed to his Charge, noting their particular Descriptions and the Time when they were entered and discharged. He shall be responsible for the Execution of the several Duties herein before mentioned, together with the Regulations hereafter expressed; for the Fulfilment of which he shall give Bond to the Satisfaction of the Committee.

Rules for the Government of the Poor.

In the First Place. The Males and Females shall be employed and lodge in separate Apartments, except it so happens that a Husband and his Wife may both be in the Work-House at the same Time.

Secondly. The Paupers shall be constantly employed in such Work as the Overseers and Keeper may consider most prostable.

Thirdly.

Thirdly. Is any Person admitted or committed to said House shall be found remiss or negligent in persorming the Task allotted to them, they shall be punished by having their Allowance of Food reduced, in such Manner and for such Time, as shall ensorce a Compliance, under the Direction of the visiting Overseer.

Fourthly. Is any One shall refuse to obey the Keeper, or shall be guilty of profane cursing or swearing, or of indecent Behaviour, Conversation or Expression, or of any Assault, Quarrel or abusive Words to or with any other Person, they shall be punished by close, solitary Consinement, together with a Reduction of their Allowance; but the Keeper in such Cases shall have the Advice and Approbation of the visiting Overseer, who shall with him examine into the Case. But in Cases where the Security of the House is in Danger, or personal Violence offered to the Keeper, or any Person acting under him, he or they shall use all lawful Means to defend themselves, and secure the Authors and Abettors of such Outrage.

Fiftbly. The Keeper shall not suffer any buying, selling or bartering to be carried on by any of those under his Care, either among themselves or with any other Person. Neither shall he suffer any spirituous or fermented Liquors to be introduced, except such as he may use in his own Family, or for Medical Purposes prescribed by the Physician, who may have the Care of the Sick. And if any Person under his Care shall be detected in dealing in such Liquor, or intoxicated therewith, he or she shall be proceeded against as provided in the Fourth Article.

Sixtbly. ALL Persons on their first Admission, shall be separately lodged, washed and cleansed, together with their Cloaths is sound necessary.

Seventhly. Any Person detected in gaming of any Kind, shall be proceeded against as in the Fourth Article.

Eighthly.. Any Person who shall demand or exact a Garnish, beg, steal or defraud, shall be proceeded against as in the 4th Article.

Ninthly. Those who shall distinguish themselves by their Attention to Cleanliness, Sobriety and orderly Conduct, shall be reported to the Overseers, and meet with such Reward as is in their Power to grant or procure.

Tenthly. THE Men belonging to the House shall be surnished with suitable Bedding, shall be shaved twice a Week, their Hair cut once a Month, change their Linen once a Week, and regularly wash their Faces and Hands every Morning. The like Attention shall be paid to the Women, agreeably to their Sex.

Eleventhly. The House shall be white-washed at least twice in the Year, and oftener if necessary; the Floors swept every Morn-

ing, and washed on Wednesdays and Staurdays, from the Twentieth of May to the First of Oslober, and once a Week for the Remainder of the Year.

Twelftbly. The Physician appointed annually, to attend the Poor, shall keep a Register of all the Sick, their Disorders and his Prescriptions; and shall render his Accounts for the Examination and Allowance of the Overseers, at each of their Quarterly Meetings.

Aclappointing a Thankfgiv. ing.

IT is Voted and Refolved, That it be recommended to the Inhabitants of this State to observe Ibursday, the Fisteenth Day of December next, as a Day of public THANKSGIVING and PRAYER; that, abstainining on that Day from servile Labour, they assemble at their respective Houses of public Worship, to offer up their unfeigned Thanksgiving and Praises to ALMIGHTY GOD, for his manifest goodness to us and to all Men; and, in an especial Manner, for that it hath pleased Him to favour the People of the United States with the Blessings of Health, Peace and Plenty, and of a good civil government; and to befeech his Divine Majesty still to watch over and protect us as a People, and to bless and reform us as Individuals; and so to order and govern Events, in the Course of his divine Providence, that all the Nations and People of the Earth may enjoy Peace, Liberty and Safety: And that his Excellency the Governor be requested to issue his Proclamation accordingly.

15 D. al-lowed T. Rumreill.

IT is Voted and Resolved, That Fifteen Dollars be allowed and paid to Thomas Rumreill, Esq. out of the General-Treasury, in Specie or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account for examing the former Grand Committee's Office to procure Papers necesfary to the Attorney-General.

Com, to draw an Act respecting lectors

IT is Voted and Refolved, That the Committee appointed to revise the Laws prepare and report an Act, providing for the Mode the Mode of of chooling Electors of President and Vice-President of the Unitchoosing E- ed States, by the Freemen at large.

Further Time allowed for slielling the Tax.

IT is Voted and Resolved, That those Towns in the State which have not affessed their Quota of the Tax ordered by this General Assembly, at the Session in June last, be allowed One Month from the Rifing of this Affembly for that Purpole.

Com. relative to the Turnpike Road 10 Norwich.

IT is Voted and Refolved, That Messrs. Edward Manton, and Joseph Rice be, and they are hereby, appointed a Committee to ascertain the Statement of Facts relative to the straightning and relaying the Turnpike Road leading from Providence to Norwich, fo far as the same passes through this State: And that they make Report to this Affembly at the next Seffion.

IT is Voted and Resolved. That the Electors chosen at the pres- Electors to ent Session shall meet at the State-House in the County of Bristol, vote at Briston the First Wednesday in December next, and then and there give their Votes for President and Vice-President of the United States.

Upon the Petition of a Number of respectable Inhabitants of Aa against the Town of Providence,

fhooting. Pigeons re-

BE it Enasted by this General Assembly, and by the Authority there- pealed. of it is bereby Enatted, That the Act heretofore passed by this Assembly for the Purpole of restraining all Persons, on a certain Penalty therein mentioned, from shooting at Wild Pigeons, either at the Salt-Marshes at the Head of the Cove in the said Town, or at any Place within the Distance of one Mile from the said Marshes be, and the same is hereby repealed.

IT is Vated and Refolved, That all Petitioners for the Benefit of A& flaying the Infolvent Act, whose Peritions are now pending on the Docker, Proceedings who have been liberated from Gaol, be continued at large on the against Perfame Terms on which they were first liberated: That all Petition- have Petiers for the faid Act, whose Petitions are also now pending, and who are tions pennow imprisoned; be liberated from Gaol, upon their giving fuf-dingficient Bonds, to the Satisfaction of the Sheriffs of the several Counties where they are confined, to return to Gaol again, provided the Prayers of their respective Petitions shall not be granted: And that all Proceedings against the Petitioners for the Benefit of the Infolvent Act be stayed until the Rising of this Assembly, at the next Sellion.

AND it is further Voted and Resolved, That, upon all the other Petitions pending before this Assembly for Trial, wherein the staying of Proceedings is prayed for, such Proceedings be stayed until the Rifing of this Assembly at the next Session.

IT is Voted and Resolved, That Twelve Dollars be allowed and 12 D. alpaid to Mr. Israel Manchester, out of the General-Treasury, in lowed I. Specie, or in the Bills of Credit emitted by this State, at the eltab- Manchester lished Rate of Exchange; it being the Amount of his Account for his Attendance and that of his Son upon this Assembly, at the present Session, as Waiters.

IT is Voted and Resolved, That Six Dollars be allowed and paid 6 D. allowto Mr. William Givens, out of the General-Treasury, in Specie, or ed W. Givin the Bills of Credit emitted by this State, at the established Rate in. of Exchange; it being the Amount of his Account for the Services of himself and Three other Officers, who were employed to preferve the Peace and keep good Order at the late Commencement: But that the making this Allowance shall not be drawn into Precedent in future.

An ACT empowering the Town-Councils to appoint Guardians over the Persons and Estates of Infants.

Town-Councils empowered to appoint Guardians. BE it Enatted by this General Assembly, and by the Authority thereof it is bereby Enatted, That the Town-Councils in the several Towns in this State, be, and they are hereby, empowered and authorized to appoint Guardians over the Persons and Estates of Insant: And that the Guardian appointed shall give Bond to such Insant in such Sum, and with such Security, as the Town-Council appointing such Guardian shall think sufficient, conditioned for the saithful Discharge of such Appointment when the Insant shall arrive to the Age of Twenty-one Years, or when such Appointment shall be vacated.

AND it is further Enatted by the Authority aforefaid, That the Town-Councils appointing the Guardian shall have Power, at such Times as they shall think proper, to call such Guardian to account how he hath conducted in his Guardianship, and to remove him if they shall judge it for the Interest of the Infant.

River-Machine Act folpended. IT is Voted and Refolved, That the Operation of the Act, entitled "An Act for incorporating The River-Machine Company, in the Town of Providence," be, and the same is hereby, suspended until the Rising of this Assembly at the next Session.

31 D. 21lowed G. Gardon. IT is Voted and Resolved, That Thirty-one Dollars be allowed and paid to George Gordon, One of the Sheriff's Deputies in the County of Providence, out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account for attending upon the Courts of Common Law, and upon this Assembly at the present Session.

A. Branch liberated from Gaol. Upon due Consideration of the Petition of Aboliab-Branch, of Providence, representing, that at the Term of the Superior Court held in Providence, in March, A. D. 1796, he was indicted for an Assault and Battery, to which Indictment he pleaded Guilty, and was sentenced to pay the Sum of One Hundred Dollars, as a Fine to and for the Use of the State, and all Costs of Prosecution, and to stand committed to Gaol until the same should be paid; that it now is, and ever hath been, utterly impossible for him to pay the said Fine and Costs, and hath ever since been confined to Gaol therefor; and that he hath a Wise and a Number of small Children, who have no Means of Support but the Labour of his Hands; and praying that he may be liberated from Gaol, upon his giving his Note to the General-Treasurer for the said Fine and Costs:

IT is Voted and Refolved, That the Prayer of the aforesaid Petition be, and the same is hereby, granted.

IT

IT is Voted and Resolved, That William Harvey, now a Prison- W. Harvey er in the State's Gaol in the County of Washington, upon z crimi- liberated from Gaol. nal Profecution, be forthwith liberated therefrom.

IT is Voted and Resolved, That Ninety-three Dollars Thirty-one 93 D. 31 C. Cents be allowed and paid to Henry Ward, Elq. out of the Gener- allowed al Treasury, in Specie, or in the Bills of Credit emitted by this H. Ward, State, at the established Rate of Exchange; it being the Amount of his Account for Services as Secretary, from the Session in June last to the present Time.

IT is Voted and Resolved, That John Smith, and William Allen, Com. to Esquires, be; and they are hereby appointed a Committee to cause build a Gellery, in the Representative's Chamber, in the State-House in lery, &c. in a Gallery in the Representative's Chamber, in the State-House in the State-Providence, to be erected, for the Accommodation of the Specta- House at tors; and also to eause a Ventilator to be made in the same Room, Providence. to purify the Air when the Room shall be crowded; and that they cause the same to be done as soon as conveniently may be.

WHEREAS the Urgency of the public Business hath rendered it Davassigued impracticable, at the present Session, to hear the private Petitions: for hearing

IT is therefore Voted and Resolved, That this Assembly will, on the Third Day of the next Session, take up the Petitions, and pursue the Docket until the whole be finished.

And to the End that the Parties may have Notice of this Act. and be prepared to attend with their Witnesses, It is ordered, That a Copy of it he inferted in all the Newspapers in this State.

IT is Voted and Refolved, That all Business lying before this Adjourn-Affembly unfinished be, and the same is hereby, referred to the next ment. Session: That the Asts and Orders now made and passed, be published and transmitted by the Secretary agreeably to Law: And that this Affembly be and hereby is adjourned to the last Monday in February next, then to convene at the State-House in East-Greenwich,

GOD fave the United States of AMERICA.

A TRUE COPY, DULY EXAMINED:

WITNESS,

WARREN (RRODE-ISLAND): RINTED BY NATHANIEL PHILLIPS, PRINTER TO THE STATE.



At the General Affembly of the Governor and Company of the State of Rhode-Island, and Providence-Plantations, begun and holden, by Adjournment, at East-Greenwich, within and for the State aforesaid, on the last Monday in February, in the Year of our Lord One Thousand Seven Hundred and Ninety-seven, and in the Twenty-first, Year of Independence.

P R E S E N T,
HIS EXCELLENCY

ARTHUR FENNER, ESQUIRE, GOVERNOR.

THE HONORABLE

SAMUEL J. POTTER, Esq. Deputy-Governor.

THOMAS G. HAZARD, Esq.

NOAH MATHEWSON, Esq.

JOHN COOKE, Esq.

JAMES CONGDON, Esq.

THOMAS HOXSIE, Esq.

Peleg Clarke, Esq.

JOHN HARRIS, Esq.

THE SECRETARY.

DEPUTIES

DEPUTIES from the several TOWNS.

NEWPORT: George Champlin, E/q. Mr. Nicholas Taylor, Mr. John L. Bols, Archibald Crary, E/q. Simeon Martin, Esq. PROVIDENCE: Welcome Arnold, Esq. Charles Lippitt, E/q. John Smith, Esq. Mr. Richard Jackson, jun. PORTSMOUTH: Abraham Anthony, jun. E/q. Mr. R chard Shearman, Mr. Thomas Potter, Benjamin Browsell, Esq. WARWICK: Moles Arnold, E/q. Anthony Holden, E/q. Thomas Holden, Esq. Mr. Job Greene. WESTERLY: Thomas Noyes, Esq. Rowse Babcock, Esq. NEW-SHORÉHAM : Mr. John Sands, Mr. Wlliam P. Sands. NORTH-KINGSTOWN: John Allen, Esq. George Thomas, Esq. SOUTH-KINGSTOWN: Rowland Brown, Esq. Mr. Thomas C. Hazard. EAST-GREENWICH: Mr. George Tillinghaft, Richard Mathewson, Esq. JAMESTOWN: Mr. John Howland, Jonathan J. Hazard, Esq. SMITHFIELD: Job Aldrich, E/q. Mr. Joshua Jenckes: SCITUATE: James Aldrich, Esq. Job Randall, E/q. GLOCESTER : Samuel Winfor, Esq. Mr. Silas Thayer.

CHARLESTOWN: Joseph Stanton, jun. Esq. WEST-GREENWICH: Mr. Ishmael Nichols, Amos Jaqways, Esq. COVENTRY:
Joseph Rice, Esq.
Mr. Thomas Waterman.
EXETER:
Mr. James Clarke, COVENTRY: Mr. James Clarke, Mr. Job Wilcox. MIDDLETOWN: Mr. Joshua Peckham, Mr. Isaac Barker. BRISTOL : Loring Peck, Esq. TIVERTON: None. LITTLE-COMPTON : Nathaniel Searle, Esq. John Davis, E/q. WARREN: Ichabod Cole, E/q. CUMBERLAND: Mr. David Sayles, Mr. John Walcott. RICHMOND: Jonathan Maxson, Esq. Thomas James, E/q. CRANSTON: John R. Arnold, Esq. John Mawney, Esq.
HOPKINION: George Thurston, E/q. Coliver Davis, E/q. JOHNSTON: 3 Mr. Edward Manton, Mr. William Waterman. NORTH-PROVIDENCE: Ezekiel Whipple, E/q. Stephen Jenckes, jun. Esq. BARRINGTON: Thomas Allen, E/q. James Martin, Esq. FOSTER: John Williams, Eiq. Mr. Jonathan Hopkins, jun.

The Honorable Joseph Stanton, jun. Esq. was chosen Speaker, in the Room of Elisha R. Potter, Esq. who is now a Representative from this State in the Congress of the United States.

WILLIAM MARCHANT, Esq. Clerk of the Houseof Representatives.

IT is Voted and Resolved, That the Address of the President of the President's United States to the People thereof, in which he declares his Intention of retiring from public Life, be printed in the Schedule of in the Schethe Acts of this Assembly, at the present Session, and entered upon dules. the public Records, in Testimony of the Respect this Assembly entertain for that illustrious Character, and of their entire Approbation of the patriotic Sentiments and Maxims of found Policy contained in the said Address.

The following is the Address mentioned in the preceding Vote, to wit :

TO THE PEOPLE OF THE UNITED STATES.

Friends and Fellow-Citizens,

THE Period for a new Election of a Citizen, to administer the Executive Government of the United States, being not far distant, and the Time actually arrived, when your Thoughts must be employed in defignating the Person who is to be clothed with that important Trust; it appears to me proper, especially as it may conduce to a more distinct Expression of the public Voice, that I should now apprise you of the Resolution I have formed, to decline being considered among the Number of those, out of whom a Choice is to be made.

I BEG you, at the same Time, to do me the Justice to be assured, that this Resolution has not been taken, without a strict Regard to all the Confiderations appertaining to the Relation which binds a dutiful Citizen to his Country; and that, in withdrawing the Tender of Service which Silence in my Situation might imply, I am influcened by no Diminution of Zeal for your future Interest, no Deficiency of grateful Respect for your past Kindness; but am supported by a full Conviction that the Step is compatible with both.

THE Acceptance of, and Continuance hitherto in the Office to which your Suffrages have twice called me, have been a uniform Sacrifice of Inclination to the Opinion of Duty, and to a Deference for what appeared to be your Desire. I constantly hoped, that it would have been much earlier in my Power, confistently with Motives which I was not at Liberty to difregard, to return to that Retirement, from which I had been reluctantly drawn. The Strength of my Inclination to do this, previous to the last Election, had even led to the Preparation of an Address to declare it to you; but mature Reflection on the then perplexed and critical Posture of our Affairs with foreign Nations, and the unanimous Advice of Persons entitled to my Considence, impelled me to abandon the Idea.

I rejoice that the State of your Concerns, external as well as internal, no longer renders the Pursuit of Inclination incompatible with the Sentiment of Duty or Propriety; and am persuaded, whatever Partiality may be retained for my Services, that in the prefent Circumstances of our Country, you will not disapprove my Determination to retire.

The Impressions with which I first undertook the arduous Trust, were explained on the proper Occasion. In the Discharge of this Trust, I will only say, that I have with good Intentions contributed, towards the Organization and Administration of the Government, the best Exertions of which a very fallible Judgment was capable. Not unconscious, in the Outset, of the Inseriority of my Qualifications, Experience in my own Eyes, perhaps still more in the Eyes of others, has strengthened the Motives to Dissidence of myself; and every Day the encreasing Weight of Years admonishes me more and more, that the Shade of Retirement is as necessary to me as it will be welcome. Satisfied that if any Circumstances have given peculiar Value to my Services, they were temporary, I have the Consolation to believe, that while Choice and Prudence invite me to quit the political Scene, Patriotism does not forbid it.

In looking forward to the Moment, which is intended to terminate the Career of my public Life, my Feelings do not permit me to suspend the deep Acknowledgments of that Debt of Gratitude which I owe to my beloved Conntry, for the many Honours it has conferred upon me: still more for the stedfast Confidence with which it has supported me; and for the Opportunities I have thence enjoyed of manifelting my inviolable Attachment, by Services faithful and persevering, though in Usefulness unequal to my Zeal. If Benefits have refulted to our Country from these Services, let it always be remembered to your Praise, and as an instructive Example in our Annals, that under Circumstances in which the Passions, agitated in every Direction, were liable to missead, amidst Appearances sometime dubious-Vicissitudes of Fortune often discouraging -in Situations in which not unfrequently want of Success has countenanced the Spirit of Criticism-the Constancy of your Support was the effential Prop of the Efforts, and a Guarantee of the Plans by which they were effected.-Profoundly penetrated with this Idea, I shall carry it with me to my Grave, as a strong Incitement to unceasing Vows that Heaven may continue to you the choicest Tokens of its Beneficence—that your Union and brotherly Affection may be perpetual—that the free Constitution, which is the Work of your Hands, may be facredly maintained—that its Administration in every Department may be stamped with Wisdom and Virtue-that, in fine, the Happiness of the People of these States, under the Auspices of Liberty, may be made complete, by so careful a Preservation and so prudent a Use of this Bleffing, as will acquire to them the Glory of recommending it to the Applaule, the Affection and Adoption of every Nation which is yet a Stranger to it.

HERE, perhaps, I ought to stop. But a Solicitude for your Welfare, which cannot end but with my Life, and the Apprehension of Danger, natural to that Solicitude, urge me, on an Occasion like the present, to offer to your solemn Contemplation, and to recommend to your frequent Review, some Sentiments, which are the Result of much Resection, of no inconsiderable Observation, and which

which appear to me all-important to the Permanency of your Felicity as a People. These will be offered to you with the more Freedom, as you can only see in them the disinterested Warnings of a parting Friend, who can possibly have no personal Motive to bias his Counsel. Nor can I forget, as an Encouragement to it, your indulgent Reception of my Sentiments on a former and not dissimilar Occasion.

INTERWOVEN as is the Love of Liberty, with every Ligament of your Hearts, no Recommendation of mine is necessary to fortify or confirm the Attachment.

THE Unity of Government which constitutes you one people, is also now dear to you. It is justly so; for it is a main Pillar in the Edifice of your real Independence, the Support of your Tranquillity at home, your Peace abroad; of your Safety; of your Prosperity; of that very Liberty which you so highly prize. But as it is easy to foresee, that from different Causes, and from different Quarters, much Pains will be taken, many Artifices employed, to weaken in your Minds the Conviction of this Truth; as this is the Point in your political Fortress against which the Batteries of internal and external Enemies will be most constantly and actively (though often covertly and infidiously) directed, it is of infinite Moment that you should properly estimate the immense Value of your national Union, to your collective and individual Happiness; that you should cherish a cordial, habitual and immoveable Attachment to it, accustoming yourselves to think and speak of it as the Palladium of your political Sasety and Prosperity; watching for its Prefervation with jealous Anxiety; discountenancing whatever may suggest even a Suspicion that it can in any Event be abandoned; and indignantly frowning upon the first Dawning of every Attempt to alienate any Portion of our Country from the rest, or to enseeble the facred Ties which now link together the various Parts.

For this you have every Inducement of Sympathy and Interest. Citizens by Birth or Choice of a common Country, that Country has a Right to concentrate your Assections. The name of American, which belongs to you in your national capacity must always exalt the just Pride of Patriotism, more than any Appellation derived from local Discriminations. With slight Shades of Disference, you have the same Religion, Manners, Habits and political Principles. You have in a common Cause sought and triumphed together; the Independence and Liberty you possess are the Work of joint Councils and joint Efforts, of common Dangers, Sufferings and Successes.

But these Considerations, however powerfully they address themselves to your Sensibility, are greatly outweighed by those which apply more immediately to your Interest. Here every Portion of our Country finds the most commanding Motives for carefully guarding and preserving the Union of the whole.

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THE North, in an unrestrained Intercourse with the South, protected by the equal Laws of a common Government, finds in the Productions of the latter great additional Resources of maritime and commercial Enterprize, and precious Materials of manufacturing Industry.—The South, in the same Intercourse, benefiting by the Agency of the North, fees its Agriculture grow, and its Commerce expand. Turning partly into its own Channels the Seamen of the North, it finds its particular Navigation invigorated;—and while it contributes, in different Ways, to nourish and increase the general Mass of the national Navigation, it looks forward to the protection of a maritime Strength, to which itself is unequally adapted.—The East in a like Intercourse with the West, already finds, and in the progressive Improvements of interior Communications by Land and Water will more and more find, a valuable Vent for the Commodities which it brings from abroad, or manufactures at home.—The West derives from the East Supplies requisite to its Growth and Comfort—and, what is perhaps of still greater Consequence, it must of Necessity owe the Jecure Enjoyment of indispensable Outlets for its own Productions to the Weight, Influence, and the future maritime Strength of the Atlantic Side of the Union, directed by an indiffoluble Community of Interest as One Nation .- Any other Tenure by which the West can hold this effential Advantage, whether derived from its own separate Strength, or from an apostate and unnatural Connection with any foreign Power, must be intrinsically precarious.

WHILE then every Part of our Country thus feels an immediate and particular Interest in Union, all the Parts combined cannot fail to find in the united Mass of Means and Efforts greater Strength, greater Resource, proportionably greater Security from external Danger, a less frequent Interruption of their Peace by foreign Nations; and, what is of inestimable Value! they must derive from Union an Exemption from those Broils and Wars between themselves, which so frequently afflict neighbouring Countries, not tied together by the same Government; which their own Rivalships alone would be sufficient to produce, but which oppofite foreign Alliances, Attachments and Intrigues, would stimulate and embitter.-Hence likewise they will avoid the Necessity of those overgrown military Establishments, which under any Form of Government are inauspicious to Liberty, and which are to be regarded as particularly hostile to Republican Liberty. Sense, it is, that your Union ought to be considered as a main Prop of your Liberty, and that the Love of the one ought to endear to you the Preservation of the other.

These Considerations speak a persuasive Language to every ressecting and virtuous Mind, and exhibit the continuance of the Union as a primary Object of patriotic Desire.—Is there a Doubt, whether a common Government can embrace so large a Sphere?—Ler Experience solve it. To listen to mere Speculation in such a Case, were Criminal. We are authorized to hope that a proper Organization

Organization of the whole, with the auxiliary Agency of Governments for the respective Subdivisions, will afford a happy Issue to the Experiment. 'Tis well worth a fair and full Experiment. With such powerful and obvious Motives to Union, affecting all Parts of our Country, while Experience shall not have demonstrated its Impracticability, there will always be Reason to distrust the Patriotism of those, who in any Quarter may endeavour to weaken its Bands.

In contemplating the Causes which may disturb our Union, it occurs as Matter of serious Concern, that any Ground should have been furnished for characterising Parties by geographical Discriminations-Northern and Southern-Atlantic and Western; whence defigning Men may endeavour to excite a Belief, that there is a real Difference of local Interests and Views. One of the Expedients of Party to acquire Influence, within particular Districts, is to misrepresent the Opinions and Aims of other Districts. You cannot shield yourselves too much against the Jealousies and Heartburnings which spring from these Misrepresentations; they tend to render alien to each other those who ought to be bound together by fraternal Affection. The Inhabitants of our Western Country have lately had a useful Lesson on this Head; they have seen, in the Negociation by the Executive, and in the unanimous Ratification by the Senate, of the Treaty with Spain, and in the univerfal Satisfaction at that Event throughout the United States, a decifive Proof how unfounded were the Sufpicions propagated among them, of a Policy in the General Government and in the Atlantic States unfriendly to their Interests in regard to the Missippi: they have been Witnesses to the Formation of Two Treaties, that with Great-Britain and that with Spain, which secure to them every Thing they could desire, in respect to our foreign Relations, towards confirming their Prosperity. Will it not be their Wisdom to rely for the Prefervation of these Advantages on the Union by which they were procured? Will they not henceforth be deaf to those Advisers, if such there are, who would sever them from their Brethren, and connect them with Aliens?

To the Efficacy and Permanency of your Union, a Government for the whole is indispensable.—No Alliances, however strict between the Parts, can be an adequate Substitute; they must inevitably experience the Infractions and Interruptions which all Alliances in all Times have experienced. Sensible of this momentous Truth, you have improved upon your first Essay, by the Adoption of a Constitution of Government better calculated than your former for an intimate Union, and for the efficacious Management of your common Concerns. This Government, the Offspring of our own Choice, uninfluenced and unawed, adopted upon full Investigation and mature Deliberation, completely free in its Principles, in the Distribution of its Powers, uniting Security with Energy, and containing within itself a Provision for its own Amendment, has a just Claim to your Considence and your Support. Respect

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for its Authority, Compliance with its Laws, Aequiescence in its Measures, are Duties enjoined by the fundamental Maxims of true Liberty. The basis of our political Systems, is the Right of the People to make and to alter their Constitutions of Government—but the Constitution which at any Time exists, till changed by an explicit and authentic Act of the whole People, is facredly obligatory upon all. The very Idea of the Power and the Right of the People to establish Government, pre-supposes the Duty of every Individual to obey the established Government.

ALL Obstructions to the Execution of the Laws, all Combinations and Associations, under whatever plausible Character, with the real Design to direct, controul, counteract or awe the regular Deliberation and Action of the constituted Authorities, are destructive of this fundamental Principle, and of satal Tendency. They serve to organize Faction, to give it an artificial and extraordinary Force—to put in the Place of the delegated Will of the Nation, the Will of a Party, often a small but artful and enterprizing Minority of the Community; and, according to the alternate Triumphs of different Parties, to make the Public Administration the Mirror of the ill concerted and incungruous Projects of Faction, rather than the Organ of consistent and wholesome Plans, digested by common Councils, and modified by mutual Interests.

However Combinations or Affociations of the above Description may now and then answer popular Ends, they are likely in the course of Time and Things to become potent Engines, by which cunning, ambitious and unprincipled Men will be enabled to subvert the Power of the People, and to usurp for themselves the Reins of Government; destroying afterwards the very Engines which have listed them to unjust Dominions.

Towards the Preservation of your Government, and the Permanency of your present happy State, it is requisite, not only that you steadily discountenance irregular Oppositions to its acknowledged Authority, but also that you resist with care the Spirit of Innovation upon its Principles, however specious the Pretexts.-One Method of Assault may be, to effect in the Forms of the Constitution Alterations which will impair the Energy of the System, and thus to undermine what cannot be directly overthrown. In all the Changes to which you may be invited, remember that Time and Habit are at least as necessary to fix the true Character of Governments, as of other human Inflitutions-that Experience is the furest Standard, by which to test the real Tendency of the existing Constitution of a Country;—that Facility in Changes, upon the Credit of mere Hypothesis and Opinion, exposes to perpetual Change, from the endless Variety of Hypothesis and Opinion; and remember, especially, that for the efficient Management of your common Interests, in a Country so extensive as ours, a Government of as much Vigour as is confident with the perfect Security of Liberty, is indespensable. Liberty itself will find in such a Government,

ment, with Powers properly distributed and adjusted, its surest Guardian. It is indeed little else than a Name, where the Government is too seeble to withstand the Enterprises of Fastion, to confine each Member of the Society within the Limits prescribed by the Laws, and to maintain all in the secure and tranquil Enjoyment of the Rights of Person and Property.

I HAVE already intimated to you the Danger of Parties in the State, with particular Reference to the founding of them on geographical Discriminations. Let me now take a more comprehensive View, and warn you in the most solemn Manner against the baneful Effects of the Spirit of Party, generally.

This Spirit, unfortunately, is inseparable from our Nature, having its Root in the strongest Passions of the hum in Mind.—It exists under different Shapes in all Governments, more or less stiffed, controuled or repressed; but in those of the popular Form, it is feen in its greatest Rankness, and is truly their worst Enemy.

The alternate Domination, of One Faction over another, sharpened by the Spirit of Revenge, natural to Party Dissension, which in different Ages and Countries has perpetrated the most horrid Enormities, is itself a frightful Despotism. But this leads at length to a more formal and permanent Despotism.—The Disurders and Miseries which result, gradually incline the Minds of Men to seek Security and Repose in the absolute Power of an Individual: and sooner or later the Chief of some prevailing Faction, more able or more fortunate than his Competitors, turns this Disposition to the Purposes of his own Elevation, on the Ruins of Public Liberty.

WITHOUT looking forward to an Extremity of this Kind (which nevertheless ought not to be entirely out of Sight) the common and continual Mischiess of the Spirit of Party are sufficient to make it the Interest and Duty of a wise People to discourage and restrain it.

It serves always to distract the public Councils, and enseeble the public Administration. It agitates the Community with ill sounded Jealousies and salse Alarms; kindles the Animosity of One Part against another, and soments occasionally Riot and Insurrection. It opens the Door to foreign Insluence and Corruption, which find a facilitated Access to the Government itself, through the Channels of Party Passions. Thus the Policy and Will of One Country are subjected to the Policy and Will of another.

THERE is an Opinion that Parties in free Countries are useful Checks upon the Administration of the Government, and serve to keep alive the Spirit of Liberty. This within certain Limits is probably true; and in Governments of a monarchical Cast, Patriotism may look with Indulgence, if not with Favour, upon the Spirit of Party. But in those of the popular Character, in Governments purely elective, it is a Spirit not to be encouraged. From their natural Tendency, it is certain there will always be enough

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of that Spirit for every salutary Purpose. And there being constant Danger of Excess, the Effort ought to be, by Force of public Opinion, to mitigate and assuage it. A Fire not to be quenched, it demands an uniform Vigilance to prevent its bursting into a Flame; lest, instead of warming, it should consume.

It is important, likewise, that the Habits of thinking, in a free Country, should inspire Caution in those entrusted with its Administration, to confine themselves within their respective constitutional Spheres, avoiding, in the Exercise of the Powers of One Department, to eneroach upon another. The Spirit of Encroachment tends to consolidate the Powers of all the Departments in One, and thus to create, whatever the Form of Government, a real Despotism. A just Estimate of that Love of Power, and Proneness to abuse it, which predominates in the human Heart, is sufficient to fatisfy us of the Truth of this Position. The Necessity of reciprocal Checks in the Exercise of political Power, by dividing and distributing it into different Depositories, and constituting each the Guardian of the public Weal against Invasions by the others, has been evinced by Experiments ancient and modern; some of them in our Country, and under our own Eyes. To preserve them, must be as necessary as to institute them. If, in the Opinion of the People, the Distribution or Modification of the constitutional Powers be in any particular Wrong, let it be corrected by an Amendment in the Way which the Constitution designates. But let there be no Change by Usurpation; for though this, in One Instance, may be the Instrument of Good, it is the customary Weapon by which free Governments are destroyed. The Precedent must always greatly overbalance, in permanent Evil, any partial or transient Benefit which the Use can at any Time yield.

Of all the Dispositions and Habits which lead to political Profperity, Religion and Morality are indispensable Supports. In vain would that Man claim the Tribute of Patriotisin, who should labour to subvert these great Pillars of human Happiness, these firm-The mere Politiest Props of the Duties of Men and Citizens. cian, equally with the pious Man, ought to respect and to cherish them. A Volume could not trace all their Connexions with private and public Felicity. Let it simply be asked, where is the Security for Property, for Reputation, for Life, if the Sense of religious Obligation desert the Oaths, which are the Instruments of Investigation in Courts of Justice? And let us with Caution indulge the Supposition, that Morality can be maintained without Religion. Whatever may be conceded to the Influence of refined Education, on Minds of peculiar Structure; Reason and Experience both forbid us to expect that national Morality can prevail, in Exclusion of religious Principle.

'Tis substantially true, that Virtue or Morality is a necessary Spring of popular Government. The Rule indeed extends with more or less Force to every Species of free Government. Who,

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that is a sincere Friend to it, can look with indifference upon Attempts to shake the Foundation of the Fabric?

PROMOTE, then, as an Object of primary Importance, Institutions for the general Diffusion of Knowledge. In Proportion as the Structure of a Government gives Force to public Opinion, it is essential that public Opinion, should be enlightened.

As a very important Source of Strength and Security, cherish public Credit. One Merhod of preferving it is, to use it as sparingly as possible; avoiding Occasions of Expence by cultivating Peace, but remembering also that timely Disbursements to prepare for Danger frequently prevent much greater Disbursements to repel it; avoiding likewise the Accumulation of Debt, not only by shunning Occasions of Expence, but by vigorous Exertions in Time of Peace to discharge the Debts which unavoidable Wars may have occasioned, not ungenerously throwing upon Posterity the Burthen which we ourselvess ought to bear. The Execution of these Maxims belongs to your Representatives, but it is necesfary that public Opinion should co-operate. To facilitate to them the Performance of their Duty, it is effential that you should practically bear in Mind, that towards the Payment of Debts there must be a Revenue; that to have Revenue there must be Taxes; that no Taxes can be devited which are not more or less inconvenient and unpleasant; that the intrinsic Embarrassiment inseparable from the Selection of the proper Objects (which is always a Choice of Difficulties) ought to be a decilive Motive for a candid Construction of the Conduct of the Government in making it, and for a Spirit of Acquiescence in the Measure for obtaining Revenue which the public Exigences may at any Time dictate.

OBSERVE good Faith and Justice towards all Nations; cultivate Peace and Harmony with all. Religion and Morality enjoin this Conduct; and can it be that good Policy does not equally enjoin it? It will be worthy of a free, enlightened, and, at no distant Period, a great Nation, to give to Mankind the magnanimous and too novel Example of a People always guided by an exalted Justice and Benevolence. Who can doubt, that in the course of Time and Things the Fruits of such a Plan would richly repay any temporary Advantages which might be lost by a steady adherence to it? Can it be, that Providence has not connected the permanent Felicity of a Nation with its Virtue? The Experiment, at least, is recommended by every Sentiment which ennobles human Nature. Alas! is it rendered impossible by its Vices?

In the Execution of fuch a Plan, nothing is more effential than that permanent, inveterate Antipathies against particular Nations, and passionate Attachments for others, should be excluded; and that in Place of them just and amicable Feelings towards all should be cultivated. The Nation which indulges towards another an habitual Hatred, or an habitual Fondness, is in some Degree a Slave.

Slave. It is a Slave to its Animolity or to its Affection, either of which is sufficient to lead it astray from its Duty and its Interest. Antipathy in One Nation against another, disposes each more readily to offer Insult and Injury, to lay hold of slight Causes of Umbrage, and to be haughty and intractable, when accidental or trisling Occasions of Dispute occur. Hence frequent Collisions, obstinate, envenomed and bloody Contests. The Nation, prompted by ill Will and Resentment, sometimes impels to War the Government, contrary to the best Calculations of Policy. The Government sometimes participates in the national Propensity, and adopts through Passion what Reason would reject; at other Times, it makes the Animolity of the Nation subservient to Projects of Hostility instigated by Pride, Ambition, and other sinister and pernicious Motives. The Peace often, sometimes perhaps the Liberty of Nations, has been the Victim.

So likewise, a passionate Attachment of One Nation for another produces a Variety of Evils. Sympathy for the favorite Nation. facilitating the Illusion of an imaginary common Interest, in Cafes where no real common Interest exists, and infusing into one the Enmities of the other, betrays the former into a Participation in the Quarrels and Wars of the latter, without adequate Inducement or Justification. It leads also to Concessions to the favourite Nation of Privileges denied to others, which is apt doubly to injure the Nation making the Concessions; by unnecessarily parting with what ought to have been retained; and by exciting Jealousy, ill Will, and a Disposition to retaliate, in the Parties from whom equal Privileges are withheld: and it gives to ambitious, corrupted or deluded Citizens (who devote themselves to the savourite Nation) Facility to betray or facrifice the Interests of their own Country, without Odium, fometimes even with Popularity; gilding with the Appearances of a virtuous Sense of Obligation, a commendable Deference for public Opinion, or a laudable Zeal for public good, the base or foolish Compliances of Ambition, Corruption or Infatuation.

As Avenues to foreign Influence in innumerable Ways, such Attachments are particularly alarming to the truly enlightened and independent Patriot. How many Opportunities do they afford to tamper with domestic Factions, to practife the Arts of Seduction, to mislead public Opinion, to influence or awe the public Councils! Such an Attachment of a small or weak, towards a great and powerful Nation, dooms the former to be the Satellite of the latter.

Against the infidious Wiles of foreign Influence (I conjure you to believe me, Fellow-Citizens) the Jealousy of a free People ought to be constantly awake; since History and Experience prove that foreign Influence is one of the most baneful Foes of a Republican Government. But that Jealousy, to be useful, must be impartial; else it becomes the Instrument of the very Insluence to be avoided, instead of a Desence against it. Excessive Partiality for

one foreign Nation, and excessive Dislike of another, cause those whom they actuate to see Danger only on one Side, and serve to Veil and even second the Arts of Instuence on the other.—Real Patriots, who may resist the Intrigues of the Favourite, are liable to become suspected and odious; while its Tools and Dupes usurp the Applause and Considence of the People, to surrender their Interests.

The great Rule of Conduct for us, in regard to foreign Nations, is, in extending our commercial Relations, to have with them as little political Connexion as possible. So far as we have already formed Engagements, let them be suffilled with persect good Faith.—Here let us Stop.

EUROPE has a Set of primary Interests, which to us have none, or a very remote Relation. Hence she must be engaged in frequent Controversies, the Causes of which are essentially foreign to our Concerns. Hence, therefore, it must be unwise in us to implicate ourselves by artifical Ties in the ordinary Vicissitudes of her Politics, or the ordinary Combinations and Collisions of her Friendships or Enmitties.

Our detached and distant Situation invites and enables us to pursue a different Course. If we remain one People, under an efficient Government, the Period is not far off when we may defy material Injury, from external Annoyance; when we may take such an Attitude, as will cause the Neutrality we may at any Time resolve upon to be scrupulously respected; when belligerent Nations, under the Impossibility of making Acquisitions upon us, will not lightly hazard the giving us Provocation; when we may choose Peace or War, as our Interest, guided by Justice, shall counsel.

Why forego the Advantages of fo peculiar a Situation? Why quit our own, to stand upon foreign Ground? Why, by interweaving our Destiny with that of any Part of Europe, entangle our Peace and Prosperity in the Toils of European Ambition, Rivalship, Interest, Humour or Caprice?

'Tis our true Policy to steer clear of permanent Alliances, with any Portion of the foreign World; so far, I mean, as we are now at Liberty to do it; for let me not be understood as capable of patronising Insidelity to existing Engagements. I hold the Maxim no less applicable to public than to private Affairs, that Honesty is always the best Policy. I repeat it, therefore, let those Engagements be observed in their genuine Sense. But, in my Opinion, it is unnecessary and would be unwise to extend them.

TAKING care always to keep ourselves, by suitable Establishments, on a respectable desensive Posture, we may fasely trust to temporary Alliances for extraordinary Emergencies.

HARMONY, liberal Intercourse with all Nations, are recommended by Policy, Humanity, and Interest. But even our commercial Policy

Policy should hold an equal and impartial Hand; neither seeking nor granting exclusive Favours or Preferences; consulting the natural Course of Things; diffusing and diversifying by gentle Means the Streams of Commerce, but forcing nothing; establishing, with Powers so disposed, in order to give Trade a stable Course, to define the Rights of our Merchants, and to enable the Government to support them; conventional Rules of Intercourse, the best that present Circumstances and mutual Opinion will permit, but temporary, and liable to be from Time to Time abandoned or varled, as Experience and Circumstances shall dictate; constantly keeping in View, that 'tis Folly in one Nation to look for difinterested Favours from another; that it must pay with a Portion of its Independence for whatever it may accept under that Character; that by fuch Acceptance, it may Place itself in the Condition of having given Equivalents for nominal Favours, and yet of being reproached with Ingratitude for not giving more. There can be no greater Error, than to expect or calculate upon real Favours from Nation to Nation, 'Tis an Illusion which Experience must cure, which a just Pride ought to discard.

In offering to you, my Countrymen, these Counsels of an old and affectionate Friend, I dare not hope they will make the strong and lasting Impression I could wish; that they will controul the usual Current of the Passions, or prevent our Nation from running the Course which has hitherto marked the Destiny of Nations; but if I may even flatter myself that they may be productive of some partial Benefit, some occasional Good; that they may now and then recur to moderate the Fury of Party Spirit, to warn against the Mischiess of foreign Intrigue, to guard against the Impostures of pretended Patriotism; this Hope will be a full Recompense for the Solicitude for your Welfare, by which they have been distated.

How far, in the Discharge of my official Duties, I have been guided by the Principles which have been delineated, the public Records and other Evidences of my Conduct must Witness to you and to the World. To myself, the Assurance of my own Consciende is, that I have at least believed myself to be guided by them.

In Relation to the still subsisting War in Europe, my Proclamation of the 22d of April 1793, is the Index to my Plan. Sanctioned by your approving Voice, and by that of your Representatives in both Houses of Congress, the Spirit of that Measure has continually governed me; uninfluenced by any Attempts to deter or divert me from it.

AFTER deliberate Examination, with the Aid of the best Lights I could obtain, I was well satisfied that our Country, under all the Circumstances of the Case, had a Right to take, and was bound in Duty and Interest to take, a neutral Position. Having taken it, I determined, as far as should depend upon me, to maintain it with Moderation, Perseverance and Firmness.

THE Considerations which respect the Right to hold this Conduct, it is not necessary on this Occasion to detail. I will only observe, that according to my Understanding of the Matter, that Right, so far from being denied by any of the belligerent Powers, has been virtually admitted by all.

THE Duty of holding a neutral Conduct may be inferred, without any Thing more, from the Obligation which Justice and Humanity impose on every Nation, in Cases in which it is free to act, to maintain inviolate the Relations of Peace and Amity towards other Nations.

THE Inducements of Interest for observing that Conduct will be best referred to your own Reslections and Experience. With me, a predominant Motive has been, to endeavour to gain Time to our Country to settle and mature its yet recent Institutions, and to progress without Interruption to that Degree of Strength and Consistency, which is necessary to give it, humanly speaking, the Command of its own Fortunes.

Though in reviewing the Incidents of my Administration, I am unconscious of intentional Error, I am nevertheless too sensible of my Desects not to think it probable that I may have committed many Errors.

WHATEVER they may be, I fervently beseech the Almighty to avert or mitigate the Evils to which they may tend. I shall also carry with me the Hope that my Country will never cease to view them with Indulgence; and that after Forty-five Years of my Life dedicated to its Service, with an upright Zeal, the Faults of incompetent Abilities will be consigned to Oblivion, as myself must soon be to the Mansions of Rest.

RELYING on its Kindness in this as in other Things, and actuated by that fervent Love towards it, which is so natural to a Man, who views in it the native Soil of himself and his Progenitors for several Generations, I anticipate with pleasing Expectation that Retreat, in which I promise myself to realize, without Alloy, the sweet Enjoyment of partaking, in the midst of my Fellow-Citizens, the benign Instuence of good Laws under a free Government, the ever savourite Object of my Heart, and the happy Reward, as I trust, of our mutual Cares, Labours and Dangers.

G. WASHINGTON.

United States, 17th September, 1796.

IT is Voted and Refolved, That Peleg Clarke, George Champlin, Com. to prepare an Charles Lippi.t, Thomas Noyes, Esquires, and the Secretary be, and Address to they are hereby appointed a Committee to prepare and report an the Press. Address to the President of the United States.

4 D. 33 C. allowed T. IT is Voted and Resolved, That Four Dollars and Thirty-three Cents be allowed and paid to Thomas Tew, Keeper of the Gaol in Tiw. the County of Newport, out of the General Treasury, in Specie or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account for the Support and Prison-Fees of a poor Prisoner committed at the Suit of the State, and for Repairs made on the said Gaol.

WHEREAS Alexander Brown, of North-Kingstown, preferred a 10 D. allowed A. Brown. Petition and represented unto this Assembly, that in the Year 1792, he was committed to close Gaol in the County of Newport, on Suspicion of being an Accomplice in the Murther of Thomas Mowry, who, as it was afterwards proved, was then living; and that he incurred thereby a confiderable Expence; and thereupon prayed this Assembly to make him a reasonable Compensation: Which being duly considered,

> IT is Voted and Resolved, That Ten Dollars be allowed and paid to the said Alexander Brown, out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; and that the same be in full Satisfaction for his said Expences.

Chrift. Ellery permitted to plant treesa-

Upon the Petition of Christopher Ellery, Esq.

IT is Voted and Resolved, That the said Christopher Ellery, be boutsheGaol permitted to appropriate the Sum of Twenty Dollars (if so much in Newport. shall be collected) out of the Fines that may be collected by him the present Year as a Justice of the Peace, in planting Trees about the Gaol in Newport; he having engaged to furnish the Trees, and fuch Money as may be wanting, in Addition to the Fines to be collected as aforesaid, to complete the said Sum of Twenty Dollars.

WHEREAS there are Two Cannon, belonging to the State, in R. Congdon to sell Can- Charlestown, so impaired as to be rendered entirely unserviceable: It is therefore Voted and Refolved, That Mr. Rebert Congdon non. be, and he is hereby appointed and empowered to fell the faid Cannon for the Benefit of the State: And that he account for the faine.

27 D. allow-IT is Voted and Resolved, That Twenty-seven Dollars be allowed ed J. Reyn- and paid to Joseph Reynolds, Keeper of the Gaol in South-Kingstown, olds. out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account for the Maintenance of divers poor Prisoners committed at the Suit of the State.

IT is Voted and Resolved, That Fifty Dollars and Forty-one 50 D. 41 C. "Mowed C Cents be allowed and paid to Mess. Christopher Olney and Son, Olney & Son. out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it be-

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ing the Amount of their Account for Paper delivered to the Secretary to print the Schedules upon, and for other public Uses.

IT is Voted and Resolved, That Thirteen Dollars and Seventy. 13D. 75C. five Cents be allowed and paid to Messes. Carter and Wilkinson, out allowed of the General-Treasury, in Specie, or in the Bills of Credit emit- Wilkinson. ted by this State, at the established Rate of Exchange; it being the Amount of their Account for a Book for Records for the Secretary's Office, and for Printing done for the State.

IT is Voted and Resolved, That Twenty Dollars and Fifty-eight 20D. 58C. Cents be allowed and paid to Walter White, Esq. Sheriff of the allowed County of Walhington, out of the General-Treasury, in Specie, or W. White. in the Bills of Credit emitted by this State at the established Rate of Exchange; it being the Amount of his Account for Repairs made on the State-House and Gaol in South-King flown.

An ACT more effectually to prevent the Fifh from being interrupted in their Course up Pawcatuck, alias Narragansett River.

BE it Enacted by this General Assembly, and by the Authority Act to pre-thereof it is hereby Enacted, That no Person or Persons shall vent Fish erect any Wear, or fet any Seine within this State extending to the being ob-Westermost Boundaries thereof, across any Part of Pawcatuck, ali-fructed in Pawcatuckas Narragansett River, or any Branch thereof, or River, or Brook River. leading or running into faid Pawcatuck, alias Narragansett River, where the Fish usually pass up, from the First Day of March to the Twentieth day of June annually, upon the Penalty of Fifty Dollars Fine for every Twenty-four Hours for each Wear standing after Complaint shall be made: That no Contrivance whatever shall be made, placed, or erected for the obstructing or impeding the Course of the Fish in the said River, or in any of the Branches thereof, under the Penalty of Ten Dollars for every Twenty-four Hours that the Fish shall be so obstructed from passing up: That no Person shall, with any Instrument, Weapon, or Contrivance whatever, strike, or thresh on the Water, or heave any Thing into the Water in order to stop, or turn the Course of the Fish in the faid River, upon the Penalty of Five Dollars for each and every Offence: That no one Individual Person or Persons shall fish with, or tend more than One Scoop-Net in order to catch Fish in the faid River, or in any of the Branches thereof, so as to obstruct or incommode any other Person or Persons from any suitable Birth or Place to fish, upon the Penalty of Five Dollars: And that no Person or Persons shall fish with a Net, or any other Instrument on Saturdays or Sundays in order to catch Fish in the said River, or in any of the Branches thereof where the Fish usually pass up, on the Penalty of Five Dollars for each and every Offence.

IT is further Enatted by the Authority aforefaid, That all the Mill Dams upon the faid Pawcatuck, alias Narragansett-River, or upon any of the Branches thereof where the Fish usually pass up. shall be opened upon the First Day of March, and shall continue open to the last Day of May following, annually; that each and every of the said Mill-Dams shall be opened Fifteen Feet wide, and to the Bottom or Bed of faid River in Depth (excepting only One Mud-Sill to support the Dam, if any there be) and in such Place and Manner as the Freemen who shall be annually appointed shall direct: That any Person or Persons, who shall neglect or refuse to open his, her, or their Dam or Dams, agreeably to the Direction of the Persons who shall be annually appointed, as hereinaster directed, to order the same, shall forseit and pay as a Fine the Sum of Fifty Dollars: That if any Person or Persons shall persist in refuling to open his, her, or their Dam, as before directed, the Persons who shall be appointed by any Town agreeably to this Act shall be, and are hereby authorized and fully empowered to open, or cause such Dam or Dams to be opened at the Expence of the Owner or Owners, who shall have no Remedy: And that every Person who shall be aiding or assisting, either by Day or Night, in stopping up any of the Gaps that shall be opened in any of the said Mill-Dams, for the Purpose of the Fish passing up, shall forseit and pay as a Fine Five Dollars for each Hour the same shall be kept shut.

IT is further Enacted by the Authority aforesaid, That each and every of the Towns of Westerly, Charlestown, Richmond, and Hopkinton be, and they are hereby authorized and fully empowered, to choose Two Freemen in each Town, who shall be under Engagement, to inspect into the Fishery in the said River, and in the Branches thereof, and to prosecute all Persons whom they shall discover to have been guilty of any Breach or Breaches of the Laws of this State in that Case made and provided: And that the Person or Persons guilty of the Breaches of the Law as aforesaid shall and may be prosecuted upon Complaint being made by any other Person.

IT is further Enasted by the Authority aforesaid, That all Breaches of, and Offences against, this Act shall and may be enquired into by any Three Justices of the Peace within the County of Washington, who are hereby fully empowered to hear such Matter or Offence, and try the same, and give Judgment thereon, and, on Conviction of any Offender in the Premises before them, to give forth a Warrant to the Sheriss, his Deputy, or to either of the Town-Sergeants, or Constables in the said County, to distrain so much of the Goods and Chattels of the Offender (unless he shall pay the same on Conviction, with Costs) as shall satisfy and pay the Fine incurred by a Breach of this Act, and Costs; and for Want thereof, such Offender shall be committed to Prison, there to remain till the Judgment be satisfied: And that One Moiety or Half Part of such Fine shall go to the Complainant, or Person

who shall prosecute for the same, and the other Half to the Town-Treasurer of the Town where the Offender shall be prosecuted, to and for the Use of fuch Town.

AND it is further Enalled by the Authority aforesaid, That all Laws heretofore made concerning the Fishery in the said Pawcatuck, alias Narragansett-River be, and they are hereby, repealed.

WHEREAS the Inhabitants of this State have suffered great In- Com. to convenience and Injury by the frequent Obstructions of Fish in a Com. their passing up Pawcatuck, alias Narragansett-River :

IT is therefore Voted and Resolved, That Joseph Stanton, jun. the Subject Thomas Noyes, and Oliver Davis, Esquires be, and they are hereby, of the Fishappointed a Committee to confer with fuch Committee as may be eatuck-Rivappointed by the Legislature of the State of Connedicut, on the er. Subject of the Fishery in the said River; and with them, to form fuch Regulations as they shall jointly think expedient to be enacted by the Legislatures of both States, to promote the Usefulness of the said Fishery: And that, if such Committee shall be appointed on the Part of the State of Connessicut, the said Committee of this State make Report, of the Measures which shall be agreed upon by the joint Committee, to this Assembly, as soon as may be.

IT is further Voted and Refolved, That his Excellency the Governor be, and he is hereby, requested to transmit to his Excellency, the Governor of the State of Connecticut, a Copy of this Refolution, to be laid before the Legislature of that State.

WHEREAS Edward Boss, of Providence, in the County of Provi- Part of E. dence, Mariner, hath appeared before this Assembly, and repre-remitted. sented, that at the Court of Common Pleas held in Providence, in December, A. D. 1795, Judgment was rendered in Favour of the General-Treasurer, in Behalf of the State, against him for Two Hundred Dollars, as the Penalty for violating the Law to prevent the spreading of contagious Diseases, with Costs; and that he hath incurred the said Penalty without an intentional Violation of the Law: And it appearing to this Assembly from divers Circumstances, that the Fault of the faid Edward Boss admits of Extenuation, and that he may be favoured with Equity:

IT is therefore Voted and Resolved, That Three Fourth Parts of the Debt of the Judgment aforesaid be remitted, upon Condition that the faid Edward Boofs shall pay the remaining Fourth Part of the faid Penalty, with the Costs which have accrued, into the General-Treasury; and that upon Payment thereof he shall be discharged from the faid Judgment.

The following Address and Report were made to this Assem- Address to bly, to wit:

the President of the United Sigies.

An Address from the General Assembly of the State of Rhode-Island, and Providence-Plantations,

To George Washington, President of the United States of America.

SIR,

HAVING felt in common with our Constituents, the Importance of your military and civil Services, and being deeply affected by the Resolution you have formed of retiring from public Life, we beg Leave to express to you our Sentiments and Feelings on this interesting Occasion.

It is with the most painful Emotions we anticipate the Loss our national Government must inevitably sustain, in being deprived of your Counsel and Energy: But we acknowledge you have a just Claim to an Exemption from the Cares and Solicitude incident to the most exasted Stations: A Claim sounded upon the Exercise of the greatest Virtues and Talents for Forty-sive Years of your Life, devoted to the public Service. And while we acquiesce in the Justice of your Claim to the tranquil Enjoyments of private Life, we include a Hope that your Successors in Office will never cease to be animated by the Instuence of your Example.

Your Address to the People, announcing the Resolution which hath roused the Recollection and called forth the Feelings of United America, entitles you to our Gratitude, Esteem and Affection: For we deem it, not only expressive of your unabated Zeal for the public Good, but replete with Maxims and Principles grounded upon the most extensive and accurate Conceptions of the great Interest of our Country. Maxims and Principles, which you have successfully pursued to preserve the Peace and encrease the Prosperity of our infant Republic; and which we trust will be adhered to by the present and suture Generations.

Twice have you been called by the unanimous suffrage of a free and enlightened People to fill the highest Office in their Gift; and we have seen you for Eight Years anxiously employed in the Execution of all the Duties annexed to it. In the Course of which you have had to contend with, and have triumphed over, foreign Instuence, Fastion and domestic Violence. And in reviewing your Administration we are led to believe, that it is owing, in a great Degree, to the Excellence of the Federal Constitution, and your wise, firm and patriotic Administration, that the United States are at this Day free from the Horrors and Calamities of Anarchy and War.

But we need not dwell upon your public Services. The Annals of the Union furnish ample and indubitable Proofs of your disinterested Zeal, Fortitude, and Wisdom, and of the various important and, under God, successful Services you have rendered to your Country. In those impartial Records Posterity will read your Eulogium with the warmest Sentiments of Gratitude.

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Ir becomes us therefore, to mingle our affectionate Addresses with those of our Sister States, for the great national Benefits derived from your military and civil Services, and to offer up, to the Supreme Author of all the Bleflings we enjoy, our fervent Supplications, that in your Retirement to the private Walks of Life, you may participate with your Fellow-Citizens in the uninterrupted Enjoyment of that Liberty and Happiness secured to us all, by our free and happy Constitution. And we sincerely hope that you may, in the decline of Life, rejoice in the Reflection of your having deserved, and experienced the Gratitude of your Country.

To the Honourable the General Assembly.

Agreeably to our Appointment, we beg leave to report the preceding Address, which is submitted by

> Peleg Clarke, GEORGE CHAMPLIN, CHARLES LIPPITT, THOMAS NOYES, HENRY WARD,

On due Consideration whereof,

IT is Voted and Resolved, That this Assembly do unanimously approve of the Address to the President of the United States, reported by the joint Committee of both Houses: That his Excellency the Governor be, and he is hereby requested to cause a fair Copy thereof to be made, and fign and transmit the same to the President, in the Name and Behalf of this Assembly: And that the aforesaid Address be entered upon the public Records, and inferted in the Schedules of the Doings of this Affembly.

IT is Voted and Resolved, That John Harris, Esq. Mr. Nicholas Com. to Taylor, Mr. Richard Jackson, jun. Oliver Davis, Esq. Ichabod count the Cole, Esq. Mr. Job Greene, the Secretary, and the Clerk of the House of Representatives, be, and they are hereby appointed a Committee to count the Proxes put in, on the Fifteenth Day of November last, in the several Towns, for the First Representative of this State in the Fisth Congress of the United States; and that they make Report to this Assembly.

IT is Voted and Resolved, That Eleven Dollars and Twenty-five 11 D. 25 C. Cents be allowed and paid to Bennett Wheeler, Esq. out of the Ge- allowed B. neral-Treasury, in Specie, or in the Bills of Credit emitted by this Wheeler. State at the established Rate of Exchange; it being the Amount of his Account for Printing done for the State, to the present Time.

IT is Voted and Resolved, That Twenty-three Dollars and Seven- 23 D. 76. G. ty-fix Cents be allowed and paid to Mr. Nathaniel Phillips, out of allowed N. the General-Treasury, in Specie, or in the Bills of Credit emitted Phillips. by this State at the established Rate of Exchange; it being the Amount of his Account for Printing done for the State to this Time.

9 B. 75 C. II is Voted and Refolved, That Nine Dollars and Seventy five allowed Smith.

Cents be allowed and paid to Richard Smith, Eq. Sheriff of the County of Briftel, out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account for distributing the Acts of the General Assembly, Commissions and Proclamations to the proper Officers in the said County.

8 D. allowed and Resolved, That Eight Dollars be allowed and paid to Mr. Caleb N. Gardner, out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account for Wood supplied for the Use of the Courts in the County of Washington.

R. Jones and Daughters to to be clothed and Refolved, That the Sheriff of the County of Washington furnish Robert Jones, Mary Jones, and Rebecca Jones, and set to now poor Prisoners, at the Suit of the State, in the Gaol in the Work.

County aforesaid, with comfortable and decent Cloathing, at the Expence of the State: That he have Liberty to employ them, if they consent thereto in Labour for the Benefit of the State: And that he Account to this Assembly for the Proceeds of such Labour.

200 D. cf W. Kelley's IT having been made to appear to this Assembly, by the Testi-Fine remit. mony of the Select-Men of Mendon, in the Commonwealth of ted. Massachusetts, and of a Number of respectable Inhabitants of that Commonwealth, and of this State, that Willis Kelley, of Mendon aforesaid, who was convicted, at the Term of the Superior Court held in Providence, in September last, of uttering a counterfeit Dollar, and fined Three Hundred Dollars, with Costs, hath uniformly fustained a good Character, that Instance only excepted; that he is a poor Man, and unable to procure by his Industry more than a fufficient Support for his Family, he having been born without a right Hand or Arm to the Elbow: That Seth Kelley, the Father of the said Willis Kelley, hath, with great Trouble and Difficulty, hired the Money to pay the faid Fine and Costs, which he hath discharged to extricate his Son from his distressed Situation; and that the faid Seth Kelley is now in poor Circumstances, old, infirm, and almost totally blind, and cannot pay the said Sum without greatly distressing him and his Family:

> It is therefore Voted and Refolved, in Confideration of the Premifes, That the faid Seth Kelley be allowed the Sum of Two Hundred Dollars, being Part of the faid Fine; and that the fame be paid him out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange.

Com. to af- BE it Enatted by this General Assembly, and by the Authority certain the thereof it is bereby Enatted, That Messrs. Edward Manton, and Domages to David Sayles be, and they are hereby, appointed a Committee to Individuals appraise and ascertain the Damages done to Charles Love, Samuel Rice

Rice, and Molly Guile, by the Relay and Alteration of the Post- by relaying Road from Providence to Plainfield; and that they make Report to the Turn-pike Roads this Assembly at the next Session.

IT is further Enasted by the Authority aforesaid, That if the Providence and Norwich Turnpike Company shall pay to the said Charles Love, Samuel Rice, and Molly Guile, the Sums which shall be affeffed by the faid Committee as Damages, the faid Company shall be, and hereby are authorized to add the Sums so paid and advanced to the Sum which their Charter authorizes them to levy and expend; and allo to add fuch other Sums as the faid Company have heretofore advanced for straitening, altering and repairing the faid Road, over and above the Sum which by their faid Charter they were authorized to advance: And that the faid Company be, and they are hereby authorized to reimburse themselves for the Sums so advanced, and to be advanced, by the Tolls to be collected on the said Road agreeably to their said Charter.

AND it is further Enasted by the Authority aforesaid, That the faid Committee proceed immediately to discharge the Duties of their faid Appointment, and inform the faid Company of the Refult of their Proceedings, and the Amount of the Damages by them affeffed, at the Meeting of the said Company on the First Monday in April next.

IT is Voted and Resolved, That the Attorney-General be, and he Claims on is hereby directed to prosecute the Demands of the State against the Estate of Thomas Aldrich, Esq. deceased, before such Court, and prosecuted. in such Time, as he shall think most adviseable.

IT is Voted and Resolved, That Three Dollars and Ninety-one 3 D. 91 C. Cents and a Half be allowed and paid to Rhoda Jenskes, Adminif- allowed R. tratrix of the Estate of Daniel Jenckes, deceased, out of the Gener- Jenckes. al-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange, for the Attendance and Travel of the faid Daniel Jenckes and Rhoda Jenckes, as Witnesses on the Trial of Willis Kelley, who was convicted of uttering a counterfeit Dollar.

IT is Voted and Resolved, That Five Dollars be allowed and 5D. allowed paid to Fleet Brown, a Deputy-Sheriff for the County of Providence, out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for the Services and Expences of himself and his Aid in apprehending, and committing to the Gaol in the aforesaid County, one Nathan Eagleston Colson, who was charged with Horse-Stealing.

IT is Voted and Refolved, That the Superior Court of Judica- Newpore ture, Court of Affize, and General Gaol Delivery, to be holden, Sup. Court by Law, at Newport, within and for the County of Newport, on adjourned. the First Monday in March, A. D. 1797, be, and hereby is, ad-

journed

journed to the Second Monday in the same Month, then to convene: That all Business before the said Court be then taken up, heard, and determined, in the same Manner as the same might be done at the said stated Term: That all Jurors, who were by Notification to appear at the faid stated Term, appear at the faid adjourned Term, to be holden on the said Second Monday in March: And that all Executions returnable at the said stated Term, be returned to the Adjournment hereby ordered.

IT is Voted and Resolved, That the Attorney-General be, and Attorney. General to he is hereby appointed to enquire into the Amount of the Claims Claims of G. of George Howell, against such of his Debtors as have paid their respective Debts into the General-Treasury of this State, by Or-Howell. der of this Affembly: And that he make Report to this Affembly at the next Sellion.

> And it is further Voted and Resolved, That so much as shall appear to this Affembly to be due to the said George Howell, deducting Twenty per Cent. therefrom, be paid to the said George Howell, or to his Attorney out of the General-Treasury, in full satisfaction for the said Claims.

The following Report was made to this Affembly, to wit:

Report of the Gov. of the Votes the Fourth Congress.

State of RHODE-ISLAND, &c.

for a Repre-fentative in To the Honourable the General Affembly to be convened at East-Greenwich, on the last Monday in the present Month.

> BENJAMIN BOURN, Esq. who was the Eirst Representative from this State, in the Fourth Congress of the United States, having refigned his Seat, I did by Virtue of the Power vested in me by the Constitution of the United States, iffue my Warrants to the several Town-Clerks, to call the Freemen together in their respective Town-Meetings, on the Fisteenth Day of November last, to elect a duly qualified Person in his Stead, to serve until the Fourth Day of March next, and directed the Returns to be made to me on the Nineteenth Day of the same Month; which was accordingly done. On that Day, in the Council-Chamber, in Providence, Mr. Hazard, Mr. Clarke, Mr. Job Watson, and Mr. Harris, of the House of Magistrates, Mr. Smith, of the House of Representatives, and the Secretary attending, the Proxes were opened and counted. By them it appeared that Elisha R. Potter, Esq. had One Thousand Six Hundred and Nineteen Votes, and Peleg Arnold, Esq. Six Hundred and Sixty-two Votes, so that the former was elected by a Majority of Nine Hundred and Fifty-seven Votes. There were a few feattering Votes which were not numbered. I therefore agreeably to the Law of this State, issued a Commission to the said Elisha R. Potter, under the public Seal for the said Office.—A List of the Votes is herewith presented.

> > ARTHUR FENNER, Governor.

Providence, Feb. 15tb, 1797.

Which

Report of the Com. who counted

the Proxes

Which Report being duly confidered,

IT is Voted and Refolved, That the same be, and hereby is accepted.

THE following Report was made to this Assembly, to wit:

To the Honourable General Affembly of the State of Rhode-Island, &c.

THE Committee appointed to count the Proxes given in on the for a Repre-Fifteenth Day of November, A. D. 1796, for the First Representa- the Fifth tive of this Scate in the Fifth Congress of the United States, having Congress. completed the Purpose of their Appointment, do report, that upon counting the Proxes it appeared that Elisha R. Potter, Esq. was elected by a Majority of Nine Hundred and Thirty-five Votes. There being no Returns from the Towns of Coventry and Warren, the Votes of the Freemen in those Towns were not regarded in this Statement, nor the inconsiderable Number of scattering Votes in the other Towns. Which is submitted by

JOHN HARRIS, NICHOLAS TAYLOR, RICHARD JACKSON, jun. OLIVER DAVIS, Com. ICHABOD COLE, JOB GREENE, HENRY WARD, WILLIAM MARCHANT.

Which Report being duly confidered,

IT is Voted and Resolved, That the same be, and hereby is accepted.

THE following Report was made to this Assembly, to wit:

In Obedience to Two Acts of the General Assembly, One passed Treasurer at the Session held in January, A. D. 1795, and the other at the of the State. Session held in June, A. D. 1795, making Provision for the Transfer of the Stock of the United States, belonging to this State, to the individual Creditors thereof, the General-Treasurer respectfully offers to the Legislature the sollowing Report, to wit:

Report of the General

544 Abstracts issued, composing the following Kinds of State Debt, in which is included the Amount reported at last June Session.

Dolls. Ces. 316 Impost Certificates, amounting, with Interest, to 7746 64 490 Interest Certificates on Loan-Office Cer- ditto, tificates, 202 Certificates, issued by Jakez Bowen, Com- ditto, 147355 84 missioner of Loans, 155 Teaming Certificates, ditto, 9821 30 12 Invalid Certificates, ditto, 716 93 186 94 10 Certificates for Military Service, ditto, 7 Card

	D-11- C.	
7 Card Notes, ditto,	Dolls. Cis.	
Notes, issued previous to the late glorious ditto,	11495 99	
77 Notes for Boats and Scows. ditto.	028 67	
24 Notes given for Stock driven from Rhode- ditto,		
1/34/145	3923 36	
84 Notes for Payment of Debts due to the Creditors of Absentees, whose Estates were ditto, consistant,	38676 29	
63 Notes for Commissary of Purchases Certifi-) cates, and June, 1780 Money, sunded on ditto, real Estate,	10753 84	
339 Notes for Pay, and Depreciation of Pay, of ditto, the late Continental Army,	54875 2	
1494 Notes for finking Four per Cent. Notes, ditto, 632 Notes for confolidating Paper Money, ditto,	31080 35	
and Massa for contolidating Securities iffield)		
for Paper Money,	63277 61	
Dollars	503594 76	
Disposition of the above Debt of 503594 Dollars 76 Cents.		
Eths issuable in Certificates for funded Stock)		
of Jahez Bowen, Commissioner of Loans, a	419662 30	
mounting to this in State Certificates, unprovided for,	83932 46	
Dollars	503594 76	
Certificates issued, in Discharge of the above Debt, to divers Creditors, to wis:		
324 Certificates for funded Stock of Jabez Bow- }	383105 63	
325 Certificates for Balance due from the State, } unprovided for,	76621 12	
Total Amount issued to Ostober 24th, 1795, Dolls. 4	59726 75	
All which is submitted by		
Henry Sherburne, General-Treasurer. Newport, Oslober 26th, 1795.		
Which Peans being duly confidered		

Which Report being duly considered,

IT is Voted and Resolved, That the same be, and hereby is accepted.

An ACT to prevent Danger to the Town of Newport, from Gunpowder on Ship-Board in the Harbour of Newport.

BE it Enacted by this General Assembly, and by the Authority there- Act to preof it is bereby Enacted, That no Ship or Vessel, having more vent Danthan Five Barrels of Gunpowder on board, shall come to Anchor Gunpowder in the Harbour of Newport, any where to the Eastward of Goat- to Newport. Island, and lye there more than Twenty-four Hours after Notice and Warning shall be given by the President of the Town-Council of the faid Town, upon the Penalty of Two Dollars per Barrel for every Barrel of Gunpowder on board fuch Ship of Vessel, coming to, and remaining at, Anchor contrary to this Act, to be recovered of the Master, Supercargo, or Owner of such Ship or Vessel, by the Town-Treasurer of the said Town, ro and for the Use of the faid Town, before any Court proper to try the same.

Whereas the following Statement was presented to this Assem- Act to traf-fer the Balbly, to wit:

ance of funded Stock.

Dr. the State of Rhode-Island, &c. in Account with Trustee.		
1796. To Amount of Six per Cent. Stock issued Dec. 31. to divers Persons, pursuant to Certificates from Henry Sherburne, Esq. General-	Dells.	wents.
Treasurer,	21729	1 26
Balance in my Hands, as Trustee,	1237	7 4
	218528	30
To the Amount of deferred Stock, issued		
in the same Manner,	110473	
Balance in my Hands,	630	25
	111103	65
To the Amount of Three per Cent Stock,		
issued in the same Manner,	64975	77
Balance in my Hands,		46
	65353	23
Creditor.		
1796. By the Amount of funded Six per Cent. Stock, placed on the Books of the Commissioner of Loans,	218528	30
By the Amount of the deferred Stocks, on the same Books,	111103	65
	В	y

Dolls. Cs.

By the Amount of Three per Cent. Stock, on the same Books,

65353 23

United States Loan-Office, State of Rhode Island, &c. January 1st, 1797.

JABEZ BOWEN, Commissioner.

Which Statement being duly confidered,

IT is Voted and Resolved, That the said Jabez Bowen he, and he, is hereby authorized and requested to transfer the whole of the abovementioned Balance of funded Stock, in his Hands, to Henry Sherdurne, Esq. who is hereby authorized to receive the same, together with the Interest and Dividend, as Trussee for the State.

A& ceding Part of the Gaol Lotin E. Granwich to R. and E. Morury.

THE following Report was made to this Assembly, to wit:

THE Subscribers, who were appointed by the Honourable the General Assembly, at the Session held in February, A. D. 1796, to Mathewicz, consider the Application made by Richard Mathewson; Esq. to receive a certain Part of the Wharf Lot on which the Gaol now stands, in East-Greenwich, as a Compensation for his personal Services in building the said Gaol and Wharf, beg Leave to report, that, in our Opinion, it will be for the Interest of the State to convey to the said Richard Mathewson, so much of the said Wharf and Lot as lyes to the Eastward of a Line to be drawn Forty Feet from the East Side of the Gaol-House, and running about North and South, parallel with the East Sill, across the Wharf, with Liberty to pass to and from the same, with Teams and otherwise; provided the said Richard Mathewson shall obligate himself and his Assigns to keep the Part fo granted him, together with the Gangway in good Repair forever. Which is submitted by

> WILLIAM GREENE, RICHARD JACKSON, jun. Com. GEORGE THOMAS,

On due Consideration whereof,

IT is Voted and Resolved, That the aforegoing Report be accepted; and that the General-Treasurer make and execute a Deed, in Behalf of the State, to the said Richard Mathewson, and to Earl Mowry, of so much of the said Wharf and Lot, together with the Gangway, as the same are recommended to be ceded, and are defcribed in the aforesaid Report, which shall vest in the said Richard Mathewson, and Earl Mowry, their Heirs and Assigns, all the Right, Title and Interest the State hath therein, and shall be in full Compensation for their Services in building the said Gaol and Lot; and that it be inserted as a Condition in the Deed that, if the said Richard Mathewson and Earl Mowry, and their Heirs and Assigns, shall neglect to keep the said Part of the Wharf, and the said Gangway, hereby ceded to them, in good and sufficient Repair forever,

then this Grant shall cease and determine, and the hereby granted Premises shall revert to the State.

IT is Voted and Resolved, That One Hundred and Three Dollars 103 D. al. be allowed and paid to Sylvefter Robinson, Esq. out of the General-lowed to S. Treasury, in Specie, or in the Bills of Credit emitted by this State, Robinson. at the established Rate of Exchange; and that the same be in full Compensation for his Services, as a Justice of the Superior Court of Judicature, &c. in attending upon the Terms of the said Court held in the Years 1790, 1791, and 1792.

IT is Voted and Resolved, That Thirteen Dollars and Sixty Cents 13 D. 60 C. be allowed and paid to William V. King, Esq. out of the General-allowed W. Treasury, in Specie, or in the Bills of Credit emitted by this State, V. King. at the established Rate of Exchange; it being the Amount of Three Bills of Cost upon Three Actions commenced by the State against William Harvey, in which he was the Attorney, which were remitted to the faid Harvey by this Assembly.

IT is Voted and Resolved, That William Hunter, Caleb Harris, Com. to re-George Thomas, Benjamin Bourne, Esquires, and Mr. William vise the Greene, of East-Greenwich, be, and they are hereby appointed, with the Attorney-General, and David L. Barnes, Esq. a Committee to proceed upon and complete the Revision of the Laws; that they be empowered to report such Alterations in the Judicial System or other Laws of the State, as they shall think proper; that the major Part of the Committee have Power to accomplish the Purpose of their Appointment; and that they make Report to this Assembly at the next Sellion.

An ACT to incorporate a Society, by the Name of The Smithfield Third Library-Company.

WHEREAS Mr. Joshua Jenekes, of Smithfield, in the County Charter to of Providence, hath represented unto this Assembly, that The Smith-himself with others have associated themselves into a Company in field Third Smithfield aforesaid, which they have denominated The Smithfield Company. Third Library Company, for the Purpose of establishing a Library of useful Books: And whereas the said Company have made Application to this Affembly for a Charter of Incorporation: Therefore, to encourage and promote so useful and laudable a Design,

THIS Affembly do Enast, and by the Authority thereof it is hereby Enasted, That the said Joshua Jenckes, Joseph Wilkinson, Simeon Wilkinson, Nathan Dexter, Christopher Dexter, Abab Mowry, Benjamin Ballou, jun. Jesse Mowry, Charles Wright, Joseph Hendrick, Winsor Aldrich, Rusus Streeter, Jeremiah Newman, Samuel Clarke, Nathaniel Mowry, William Mowry, Jesse Whipple, Nahum Aldrich, George Harris, Simon Whipple, Joh Page, Stephen Clarke, Sally Page, Amos Lapham, Adam Jenckes, William Jenckes; George Eddy, Peter Harris, Samuel Mann, Nathaniel Streeter, William Harris, George

George Hill, John Jenckes, jun. Isaac Comstock, Nicholas Jenckes, Lewis Dexter, Charles singell, jun. Edward Iripp, James Bryan, Jonathan Harris, Simon Harris, Thomas Mann, Benjamin Newell, Jesse Harris, George Streeter, Dutee Ballou, Smith Sayles, Welcome Harris, George Chace, Jonathan Lapham, Nathaniel Spaulding, William Aldrich, jun. and Job Lapham; being the present Menibers, and all others who shall be admitted by them, Members of the faid Company, be, and they are hereby constituted, erected, and made a Body politic and corporate, to sublist at all Times forever hereafter, in Deed and Name, by the Name of The Smithfield Third Library-Company; and by that Name shall and may have perpetual Succession, and be Persons able and capable in Law to have, hold, receive, and enjoy Lands, Tenements, Hereditaments, Rents in Fee Simple, or for Term of Life, Lives, Years or otherwife, not exceeding the Value of Five Thousand Dollars; and also Goods, Chattels, and all other Things of what Nature, Kind, or Quality soever: And also to give, grant, let, sell, or assign the fame Lands, Tenements, Hereditaments, Goods and Chattels; and to do and execute all other Things about the fame by the Name aforesaid.

AND be it further Enatted by the Authority aforesaid, That they and their Successors, by the Name of The Smithsteld Third Library-Company, be, and forever hereaster shall be, a Company of Persons, able, capable and liable, to sue and be sued; to plead and be impleaded; to answer and be answered unto; to defend and be defended against, in ail and any of the Courts of Law, or otherwise before any of the Judges, Justices, or other Persons whomsoever; in all Manner of Actions, Complaints, or Pleas whatsoever. And it shall and may be lawful to and for the said Company and their Successors, forever hereaster, to have One common Seal for their own Use; and the same at their Will and Pleasure to change and alter:

And for the well governing and ordering the Affairs of the faid Company, It is further Enacted by the Authority aforesaid, That it shall and may be lawful for the faid Company and their Successors, to assemble and meet together on the First Saturday in April, in every Year; and at such other Times as they shall think convenient, at their Library, or other suitable Place, in the said Town of Smithfield: Provided that due Notice be given at least Four Days before the Time of Meeting; if the same be specially called, not only of the Day, Hour and Place of fuch Meeting, but of the Cause thereof, and the Matters to be transacted therein: And that the said Company, or One Third Part of them at least, being met in Person, or by Proxy, duly constituted in Writing, shall have full Power and Authority, from Time to Time, to make, institute and establish fuch Laws, Statutes and Orders as shall appear unto them, or the major Part of them prefents to be useful and necessary for the Government, Regulation and Direction of the Company, and of every Member thereof; and for the appointing and regulating the Election and Nomination of Officers for the faid Company; and for limiting,

limiting, appointing and defining their Trust and Authority; and for admitting of new Members; and to do all Things concerning the Government, Estate, Goods, Revenue, and all other the Business and Affairs of the said Company: All which Laws, Statutes and Orders so to be made as aforesaid, shall be binding on every Member; and be from Time to Time inviolably observed according to the Tenor and Effect of them: Provided they be not repugnant to the Laws of the State.

And for the easier and better Government of the said Company, IT is further Enasted by the Authority aforesaid, That the said Company, at their said Meeting on the First Saturday in April, shall annually choose Three Directors, a Treasurer and Librarian for the faid Company.

WHEREAS a Number of the Inhabitants of the compact Part of Charter to the Town of East-Greenwich, including Peirce-Street, preferred a gineCompa-Petition and represented unto this Assembly, that there is no Fire-ny in East-Engine in the faid Town; and that, being greatly impressed with Greenwick. the Danger of a Fire's breaking out in the faid compact Part of the faid Town, they have formed themselves into a Society to procure a Fire-Engine, with Intent to make fuch Regulations, and adopt fuch Measures, as will have a Tendency to prevent the Calamities consequent upon the breaking out of Fire in the said Town; and thereupon prayed this Assembly that a Charter of Incorporation, may be granted them by the Name of The Fire Engine-Company, with the Powers necessary to enable them to effect, as far as possible, the Purposes for which they have entered into the Society:

Which being duly confidered,

BE it Enasted by this General Assembly, and by the Authority thereof it is kereby Enacted, That William Greene, Jonathan Salfbury, Thomas Arnold, Andrew Boyd, David Pinnegar, Caleb Cogge-Shall, Clarke Brown, William Sweet, Edward Spencer, John Sprague, Benjamin Howland, John Casey, Othniel Wightman, Daniel Peirce, Dan Taylor, Gideon Mumsord, Caleb Greene, Philip Peirce, William Arnold, Richard Mathewson, Ezra Simmons, Micah Whitmarsh, Oliver Wickes, Peleg Olin, Peter Turner, James Miller, Henry Niles, James Peirce, Samuel Tripp, Benjamin Winslow, John Glazier, Nicholas R. Gardner, Jonathan Niles. James Greene, and Caleb Weeden, being the aforesaid Petititoners, and all others who shall by them be admitted as Members of their Company, be, and they are hereby constituted, erected and made a Body politic and corporate, to subsist at all Times forever hereafter in Deed and Name, by the Name of The Fire Engine-Company; and by that Name shall and may have perpetual Sucession; and forever hereafter shall be a Company, or Persons, able, capable, and liable to sue and be sued, to plead and be impleaded, to answer and be answered unto, to defend and be defended against, in all or any of the Courts of Law, or otherwise, before any of the Judges, Justices, or other Persons whomfoever, in all Manner of Actions or Pleas whatsoever; and may hold Property by Gift, Grant, or otherwise, in the Name of their Treasurer.

AND for the well governing and ordering the Affairs of the faid Company, It is further Enasted by the Authority aforefaid, That it shall and may be lawful for the said Company, and their Successors, to assemble and meet together on the First Monday in June, every Year, in order to choose a Treasurer, and such other Officers as they shall think necessary or expedient, and also proper Persons to work the said Engine, and to transact the Business of the Company.

It is further Enasted by the Authority aforesaid, That all Monies ordered to be raised by the said Company, for the Purchase and Support of the said Engine, shall be voted by a Majority of the said Company, and be affessed and levied upon the whole of the Inhabitants of the compact Part of the said Town of East-Greenwich, including Petrce-Street, in Proportion to the Valuation of the Estate of each and every Person, in Assessment in State and Town Taxes: And that all other Persons being Inhabitants of the Town of Warwick, who shall join the said Company, shall at all Times be assessed in Proportion to the Sum total of their Estates as given in at the Time of their subscribing, so long as they shall retain Property equal thereto.

IT is further Enatted by the Authority aforefaid, That, in all Cafes of Neglect or Refusal to pay the Taxes which shall be so affessed, Application shall be made to a Justice of the Peace in the said Town of East-Greenwich, who shall issue his Warrant, authorizing any proper Officer, in the County of Kent, to distrain so much of the personal Property of the Person so neglecting or refusing as will satisfy and pay such Tax and Cost, and to sell the same within Three Days after Distraint made, at public Auction, unless the same shall be previously redeemed by the Delinquent: And that if any overplus Sum shall remain upon the Sale of such Property, after deducting the Sum due for the said Tax, together with all Costs, it shall be returned to the Delinquent.

And it is further Enasted by the Authority aforesaid, That for the well governing of the said Company, they be, and hereby are authorized, when legally assembled, to make such By-Laws as to them shall appear necessary for the Regulation and Government of the said Company; provided such By Laws be not repugnant to the Laws of the State.

88 D. 46 C. allowed II. IT is Voted and Resolved, That Eighty-eight Dollars and Forty-Ward.

Six Cents be allowed and paid to Henry Ward, Esq. out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account for Services, as Secretary, since the Session in Ostober.

An ACT authorizing the Superior Court to enforce the Production of Books and Papers, in certain Cases.

THEREAS there is no Court of Chancery in this State, au- Act enforethorized to compel any Partner or Partners in Trade, who ing the Deembezzle, fecrete, or refuse to produce the Books or Papers in their livery of Possession, relating to their Partnership Concerns, to be inspected Papers beor used by their Copartners, as Occasion may require, whereby di- tween Covers Inconveniences have arisen and may arise:

pariners.

BE it therefore Enasted by this General Assembly, and by the Autherity thereof it is hereby Enasted, That the Superior Court of Judicature, Court of Assize, and General Gaol-Delivery, upon Application made to them in any County in this State, by any Partner in Trade, stating that his Copartner, or Copartners, have in his, her, or their Possession, or in the Possession of any other Perfon, or Persons, for him, her, or them, or in any Way or Manner under his, her, or their Controul, any Bonks or Papers, relating to their Partnership Concerns, which he, she, or they refuse to produce, to be inspected or used by the Party making such Application, shall have Power to iffue a Subpoena to the Party or Parties complained of, enjoining on him, her, or them, to appear before the faid Court, at fuch Time and Place as they shall appoint, to render an Account, on Oath, of the Books and Papers relating to the faid Partnership Concerns, which may be in his, her, or their Possession, or in the Possession of any other Person, or Persons, for him, her, or them, or which may be in any Way or Manner, under his, her, or their Controul, or within his, her, or their Knowledge: And that if the Person or Persons complained of, in Manner aforesaid, upon being duly served with the Subpoena, to be issued as aforesaid, in such Manner as the said Court shall direct, shall neglect to appear agreeably thereto, and submit to an Examination, under Oath, before the faid Court, relative to the Subject-Matter of such Application; or if upon his, her, or their appearing and submitting to fuch Examination, it shall appear by the Party's Oath, or other Evidence to the Satisfaction of the faid Court, that he, she, or they have in his, her, or their Possession, or in the Possession of any other Person or Persons, for him, her, or them, or in any Way or Manner under his, her, or their Controul, any such Books or Papers, and shall refuse to produce the same, to be delivered to such Person, to be inspected and used in such Manner, by the Parties interested therein, as the said Court shall direct, if the Case or Cases in which such Application shall be made, shall be pending in the said Court, shall and may render Judgment of Nonsuit against the Person resuling, if a Plaintiff in faid Action, or of Default if he be a Defendant therein; or shall and may, at their Discretion, when the Case or Cases shall be pending in any other Court, order the Person or Persons so refusing, to be committed to some One of the Gaols in this State, there

to be confined until he, she, or they shall comply with such Order of the said Court, or shall be thence duly discharged according to Law.

AND it is further Enasted by the Authority aforesaid, That if fuch Books or Papers shall, on Motion of either Party, be fuggested to be in the Hands or Possession of any other Person or Persons, not Parties to the Suit as aforesaid, the same Process shall be had against him, her, or them, by the said Court, for the Recovery thereof, who shall be examined under Oath, in like Manner, and if such Person or Persons, resule to answer upon Oath, or if it be proved by other Evidence to the Court, that such Books or Papers are in his, her, or their Possession, he, she or they, shall be committed to the common Gaol in the County where fuch Court shall be fitting, there to remain until discharged by Order of the said Court, if it be in Term-Time, or if in Vacation by any Justice thereof, giving his Order for such Discharge in Writing. And fuch Person, or Persons shall also be liable to an Action at common Law, for retaining fuch Books or Papers, in the same Manner as though not committed as aforefaid.

allowed be allowed and paid to Nicholas Gardner, jun. Eq. late Sheriff of the County of Washington out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Sum reported by a Committee of the House of Representatives to be due upon his Account for the Delivery of Schedules, transmitting Commissions, Proclamations, &c. and for carrying a Set of Implements for counterseiting Money to the General-Treasurer.

An ACT incorporating fundry Persons, Inhabitants of the Towns of West-Greenwich and Coventry, in the County of Kent, by the Name of The West-Greenwich and Coventry Light-Infantry.

Charter to the West-Greenwich anst Covenery Light-Infantry.

RORASMUCH as sundry Inhabitants of the Towns of West-Greenwich and Coventry, in the County of Kent, to wit: Thomas Phillips, David Matteson, Joseph Greene, Caleb Bailey, James Greene, Hosea Johnson, Charles Greene, Henry Greene, Allen Johnston, Elisha Johnson, Nathaniel Greene, Philip Greene, Russell Greene, Peleg Weaver, Elisha Hopkins, Jeremiah Hopkins, jun. Silas Bailey, jun. Joseph Morse, Ichabod Scott, Latham Cornell, Benjamin Brayton, jun. James Young, Joseph Sweet, Joh Greene, Seth Brown, Henry Spink, Uriah Stafford, Anthony Edmonds, Ezra Ramsell, Nathan Colvin, Thomas Hathaway, Joseph Johnson, Jeremiah Hathaway, Elisha

Elisha Arnold. Christopher Johnson, Samuel Franklin, Henry Rouse, Dutee Gorton, Sylvester Kettle, Josiah Phillips, Charles Andrew, Joseph Weaver, Nathan Weaver, John Greene, Nathan Greene, Ichabod Wickes, Abel Wickes, Ezekiel Johnson, Caleb Austin, and William Boss, have petitioned this Assembly for a Charter for incorporating them, and such others as may be joined to them hereaster, by Inlistment, not exceeding Sixty-sour Men, Rank and File, into an independent Company, by the Name of The West Greenwich and Coventry Light-Infantry:—Wherefore this Assembly to encourage their laudable Design to promote military Skill and Discipline in this State,

Have ordained, constituted and granted, and do hereby ordain, constitute and grant, That the said Petitioners, and such others as shall be added to them, not exceeding Sixty-sour Men, Rank and File, be, and they are hereby declared to be, an independent Company, by the Name of The West-Greenwich and Coventry Light-In-Infantry; and by that Name they shall have perpetual Succession, and shall have all the Rights, Powers and Privileges in this Grant hereaster mentioned.

Imprimis. It is granted unto the faid Company, that they, or the greater Number of them, shall and may, once in every Year, to wit: On the Second Monday in April, in West-Greenwich or Coventry, meet and assemble themselves together, in some convenient Place, by them to be appointed, then and there to choose their Officers, to wit: One Captain, Two Lieutenants, One Ensign, and all other Officers requisite for training, disciplining, and well ordering the said Company; at which Meeting no Officer shall be chosen but by the greater Number of Voters then present; the Captain, Lieutenants and Ensign to be approved of by the Governor and Council for the Time being, and to be commissioned and engaged in the same Manner as other military Officers are in this State.

Secondly. That the said Company shall have Liberty to meet and exercise themselves upon such Days as they shall think proper, and shall be subject to the Orders and Directions of the Colonel and other Field Officers of the Regiment in whose District they live; and that they be obliged to meet at least Four Times in a Year, upon the Penalty of paying, to and for the Use of the said Company, the following Fines, to wit: The Captain, for every Day's Absence, Four Dollars; the Lieutenants and Ensign, Three Dollars each; the Clerk and other non-commissioned Officers, Two Dollars and Fifty Cents each; and each private Soldier, Two Dollars; to be collected by Warrant of Distress, to be directed to the Clerk from the Captain, or other superior Officer so the Time being.

Thirdly. THAT the faid Company, or the greater Number of them, make such Laws, Rules and Orders among themselves as they shall deem expedient for the well ordering and disciplining the said Company: Provided the same are not repugnant to the

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Laws of this State: And provided also, that no Fines shall exceed, Six Dollars for any One Offence, to be levied and collected in Manner above mentioned.

Fourthly. THAT the faid Company in their Exercises and Trainings, shall be subject to the Orders and Directions of the Field Officers of the Regiment of Militia, in whose District they are included.

Fifthly. That the Persons asoresaid, and all those who shall be duly inlisted into the said Company, from the said Towns of West-Greenwich and Coventry, so long as they shall continue therein, shall be exempt from bearing Arms, or doing other military Duty (Watching and Warding excepted) in the several Companies or trained Bands, in whose District they respectively live.

Sixtbly. That if any Officer or Officers shall be disapproved of by the Governor and Council, or shall remove out of the said Towns of West-Greenwich and Coventry, or shall be removed by Death, then, and in such Case, the Captain, or commanding Officer of the said Company, for the Time being, shall call a Meeting for the Election of another, or others in Manner as aforesaid.

Seventhly. THERE shall not be a greater Number of Men inlisted out of any Company or trained Band in the said Towns of West-Greenwich and Coventry, into said Light-Insarry Company, than One Eighth Part of the Number of the non-commissioned Officers and Privates belonging to said Company or trained Band.

IT is Voted and Resolved, at the Request of the said Petitioners, That Thomas Phillis he appointed Captain, Caleb Baily, First Lieutenant, Christopher Matteson, Second Lieutenant, and John Remington, Ensign of the said Company.

And it is further Voted and Resolved, That the Secretary be directed to make a fair Copy of this Charter, affix the Seal of the State thereunto, and transmit the same to the Captain of the said Company.

Officer ap-

IT is Voted and Resolved, That James Sweet, jun. be, and he is hereby appointed Ensign of the First Company of Infantry in the Town of East-Greenwick, in the Room of Benjamin Gardner, who hath declined.

7 D. 43½ C. allowed Gov. Fen-ner.

IT is Voted and Refolved, That Seven Dollars, Forty-three Cents and an Half be allowed and paid to his Excellency Arthur Fenner, Esq. out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of an Account charged against him, by Messes. Carter and Wilkinson, for the Postage of public Letters.

An ACT in Addition to an Act entitled "An Act for the Regulation of Fences throughout this Colony, and declaring how the fame shall be maintained."

BE it Enacted by this General Assembly, and by the Authority Act in Adthereof it is bereby Enacted, That in all Cases where Parti-dition to the tion-Fences are erected as the Half Part of the dividing Line beting Fences. tween Proprietors or Possessors of adjoining Lands, or when the same may be hereaster erected, by the Agreement of the Parties in Interest, or other legal Means, the Proprietor or Proprietors of the Fences in either of the said Cases erected, his or their Heirs and Asfigns, shall hold and improve the same without Molestation; and shall forever be excused from making other half Fence, on such dividing Line, in all Cases whatever: except by the special Agreement of such Parties to the contrary: And that all Agreements which shall be made hereaster, relating to such Partition Fences, be registered in the Town Clerk's Office, of the Town where such Lands lie.

AND it is further Enasted by the Authority aforesaid, That in all Cases where the Whole or more than One Half of the Fence is already made by the Proprietor or Proprietors on One Side of the Line, the Proprietor or Proprietors of the Land adjoining shall pay to the Proprietor or Proprietors who made such Fence where he improves the faid adjoining Lands, the Value of fo much of the Fence erected as aforesaid, as the same may exceed One Half of the Fence on the Whole Line; such Value to be appraised by the Fence-Viewers of the Town where such Land is situate, on Application to them for that Purpose; which Fence-Viewers, upon fuch Application shall forthwith cite the Parties in Interest, on such dividing Line, at a convenient Time and Place, view the Fence, ascertain the Value of the whole of the said Fence, and award the Half of fuch Sum against the Proprietor or Proprietors refusing to pay for fuch Fence, with Costs, and divide the whole Fence between fuch Parties, and make their Report into the Town Clerk's Office: Which Division shall be permanent as aforesaid.

AND it is further Enasted by the Authority aforesaid, That if the Person or Persons, against whom Report shall be made by the Fence-Viewers as aforefaid, shall refuse to pay the same, the said Sums, with Costs, shall be recovered against such Person or Persons, by Action of Debt, before any Court proper to try the fame.

WHEREAS Ray Greene, and Jonathan Niles, Esquires, pursuant 100D 21C. to a Resolve of this Assembly, passed at the last Session, procured a allowed to long Voyage for Cary Parker, and equipped him for the same, and R. Greene & exhibited to this Assembly an Account of the Expence thereof:

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Which being duly confidered,

IT is Voted and Refolved, That the faid Account, amounting to One Hundred Dollars and Twenty-one Cents be allowed and paid to the faid Ray Greene and Jonathan Niles, out of the General-Treafury, in Specie, or in the Bills of Credit emitted by this State, at the cstablished Rate of Exchange.

Powder al- IT is Voted and Refolved, That Major-General Simeon Martin lowed to the be, and he is hereby empowered to procure Two Quarter-Casks of Companies Powder, for the Use of the Two independent Companies in the Town of Newport, to be expended by them at his Discretion; and that he lay an Account of the Expence thereof before this Assembly at the next Session.

IT is Voted and Resolved, That Stephen Jenekes, jun. Esq. be, and he is hereby, empowered to draw the Sum of Two Hundred. Dollars out of the General-Treasury (for which he is to be accountable to the State) and to expend the same in repairing Pawtucket-Bridge; upon Condition that a sufficient additional Sum be furnished by the Town of North-Providence, or by other Means, to complete the repairing of the said Bridge; upon Failure whereof, the said Sum of Two Hundred Dollars shall be repaid into the General-Treasury.

Joo D. al. IT is Voted and Reselved, That Three Hundred Dollars be paid out of the General-Treasury, to John Smith, and William Allen, the State-House in Providence, to be appropriated to that Use; and that they Account for the same.

An ACT allowing Interest upon Judgments of Court in certain Cases.

BE it Enatted by this General Assembly, and by the Authority lowed on thereof, it is hereby Enatted, That upon all Judgments of Court which shall hereafter be obtained for Debt or Damages, to the Amount of One Hundred Dollars or upwards, on which Executions shall be issued, and the Defendant or Defendants shall be rommitted to Gaol, Interest on such Debt or Damages, at the Rate of Six per Cent. per Annum, shall be computed, levied and received, from the Return-Day of such Executions, to the Time when such Judgments shall be satisfied and discharged.

IT is Voted and Refolved, That Twenty-two Dollars be allowed and paid to Henry Ward, Esq. out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account for attending, as Secretary, upon this Assembly at the present Session.

22 D. allowed H. Ward.

IT is Voted and Resolved, That Thirty-six Dollars, and Thirty-36 D. 35 C. five Cents be allowed and paid to Mr. William Marchant, out of allowed W. Marchant. the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account for attending at the last and present Session, as Clerk of the House of Representatives, and for providing Paper, Quills, &c.

IT is Voted and Refolved, That Thirty fix Dollars and Seventy- 36 D. 79 C. nine Cents be allowed and paid to Jonathan Niles, Esq. Sheriff of allowed the County of Kent, out of the General-Treasury, in Specie, or J. Niles. in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, to the present Time, for the Board of Cary Parker, a poor Prisoner committed at the Suit of the State, for transmitting the Schedules to the proper Officers, for his Attendance upon this Affembly, and for Wood and other Necessaries provided for the State-House in the faid County.

IT is Voted and Resolved, That Six Dollars and Thirty-nine Cents 6 D. 39 C. be allowed and paid to Mr. Jonathan Potter, out of the General- allowed Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account for repairing the Windows in the State-House in the County of Kent, and for putting a new Window into the Gaol in the faid County.

IT is Voted and Resolved, That the Petition of the Directors of Petition of Fester Meeting-House Lottery, setting forth that there have been the Direc-Errors in the Drawing of the faid Lottery, and praying that they ter Meetingmay be authorized to draw the same again, be referred to the next House Lot-Session; that in the mean Time all Persons interested in the said tery refer-Lottery be notified hereof by an Advertisement, to be inserted red. Three Weeks successively, in the Newport Mercury, and in One of the Providence Newspapers; and that all Proceedings against the aforesaid Directors be stayed until the said Petition shall be heard and determined.

IT is Voted and Resolved, That One Hundred and Sixteen Dollars 116D. 53C. and Fifty-three Cents be allowed and paid to Henry Bowen, Town- allowed H. Sergeant of Providence, out of the General-Treasury, in Specie, or Bowen. in the Bills of Credit emitted by this State, at the established Rate of Exchange; and that the same be in full Compensation of his Account, to the present Time, for the Attendance of himself and an Assistant upon the General Assembly and Courts in the County of Providence, for providing Candles, Sand, &c.

IT is Voted and Resolved, That the Term of the Superior Court of Brifol Supe. Judicature, Court of Assize and General Gaol Delivery, which would, rior Court by Law, be held on the Second Monday in March, A. D. 1797, at adjourned. Bristol, within and for the County of Bristol, be postponed to the Third Monday in April next, then to convene in the faid County:

That

That all Busin so brought to, or depending at, the said stated Term, of the said Court be acted upon and determined at the said post-poned Term: That all Jurors drawn for the said stated Term, shall appear at the said postponed Term for the Business of the said County.

10 D. allow- IT is Voted and Resolved, That Ten Dollars be allowed and paid ed H. Niles. to Mr. Henry Niles, out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for his Attendance upon this Assembly, at the present Session, as a Waiter.

10 D. allowed J Pearce. to Mr. James Pearce, out of the General-Treasury, in Specie, or
in the Bills of Credit emitted by this State, at the established Rate
of Exchange; it being the Amount of his Account for his Attendance upon this Assembly, at the present Session, as a Waiter.

Payment of IT is Voted and Refolved, That the Time for paying into the Tax postpo- General-Treasury the State-Tax, assessed at the Session held in June, A.D. 1796, be extended, for the Benesit of the delinquent Towns, to the First Wednesday in May next: And that, in Case the same be not then paid, together with the Interest, the General-Treasurer be, and he is hereby directed to issue Executions against the Town-Treasurers of the delinquent Towns according to Law.

Report of the dividing Lines between Smithfield, Johnflon, and N. Providence. The following Report was made to this Assembly, to wit:

To the Honourable the General Assembly of the State of Rhode-Island, &c.

We the Subscribers, being appointed by the Honourable the General Assembly, at the Session held in October, A. D. 1794, a Committee to run and ascertain the Lines which divide the Town of Smithfield from the Towns of Johnston and North Providence, do report, that on the 16th Day of February, A. D. 1795, attended by Caleb Jenckes, Esq. Surveyor, we met and proceeded upon the said Business, and, on due Enquiry and Investigation, sound that a direct Line drawn from a Monument of Stones (a noted Boundary where the Towns of Smithfield, Scituate, Glocester and Johnston meet) to a White-Oak Stump with Stones about it, standing on the Westerly Bank of Pawtucket-River, about Half a Mile above the Falls, would be the Line we were appointed to run and ascertain: That after traverling and making an accurate Survey and Meafurement found the Course to be East, Three Degrees and nearly Three Quarters North, from the Westerly to the Easterly Monument, and the Distance on a straight Line between the said Monuments to be Ten Miles; the Town of Johnston, measuring on the faid Line Four Miles and Twenty-eight Rods, and the Town of North-Providence, Five Miles and Two Hundred and Ninety-two Rods: And that we erected Monuments at every Half Mile on the faid Line; at every public Road; and at every River.

THE

THE following are the Distances of the several Roads and Rivers which we think proper to note, to wit:

From the Monument at Pawtycket-River to the First Road, leading Southerly to Pawtucket, 86 Rods; to the Second Road, being the great Smithfield Road to Providence, 1 Mile; to the middle of Moshochuck-River, 1 Mile 68 Rods; to the Third Road, by Nebemiah Sheldon's to Providence, 1 Mile, 305 Rods, 6 Links; to the Fourth Road, by Joseph Whipple's to Providence, 2 Miles, 309 Rods, 4 Links; to the Fifth Road, by Christopher Brown's to Providence, 3 Miles, 169 Rods; to Wenseut Meadow Pond on West-River, Westerly Side of the said Pond, 4 Miles, 160 Rods; to the Sixth Road, by Wenfeut Meeting-House, 4 Miles, 286 Rods; to the Middle of Wanasquatucket-River, being the dividing Line between Johnston and North-Providence, 5 Miles, 292 Rods; to the Seventh Road, by William and Daniel Angell's to Providence, 6 Miles, 36 Rods; to the Eighth Road, by John Carpenter's to Providence, 7 Miles 250 Rods; to the Ninth Road, by David Angell's to Providence, being the great Killingly Road, 8 Miles, 98 Rods, 4 Links; to the Tenth Road, from Smithfield to Scituate, by Meswensecutt-Pond, 9 Miles, 306 Rods. The Monuments on the Roads are made in the Easterly Side of each. We have numbered the Monuments, at the End of every Half Mile, from 1 to 19, inclusive, beginning at the First Half Mile from the said Eastern Monument at Pawtucket-River. The Monuments at the several Roads and Rivers are marked, on the North Side, with the Letter S. and on the South Side, as far as North-Providence extends, N. P. and as far as Johnston extends, with the Letter J. For the Preservation of the faid Monument at Pawtucket-River, it being a Stump, subject foon to Decay, and on the Bank of the River liable to be altered by Floods, we have fet a Stone in the Ground on the West Side of the faid Stump, and also another on the First Hill, a few Rods surther West. Each Monument erected, and made as aforesaid, is a Stone set in the Ground. All which is submitted by

Elisha Olney,
Noah Mathewson,
Stephen Jenckes, jun. }Com.

On due Consideration whereof,

IT is Voted and Resolved, That the aforegoing Report be, and the same is hereby accepted.

Whereas there are divers Petitions pending before this Assem- As respectbly, which stand continued, either by the Agreement of Parties, or ingPetitions by Acts of this Assembly, to the next Session:

IT is therefore Voted and Refolved, That all Executions and other Proceedings upon the Demands of the Respondents, for the staying whereof the Petitioners pray this Assembly, be, and they are hereby stayed until the next Session of this Assembly.

L

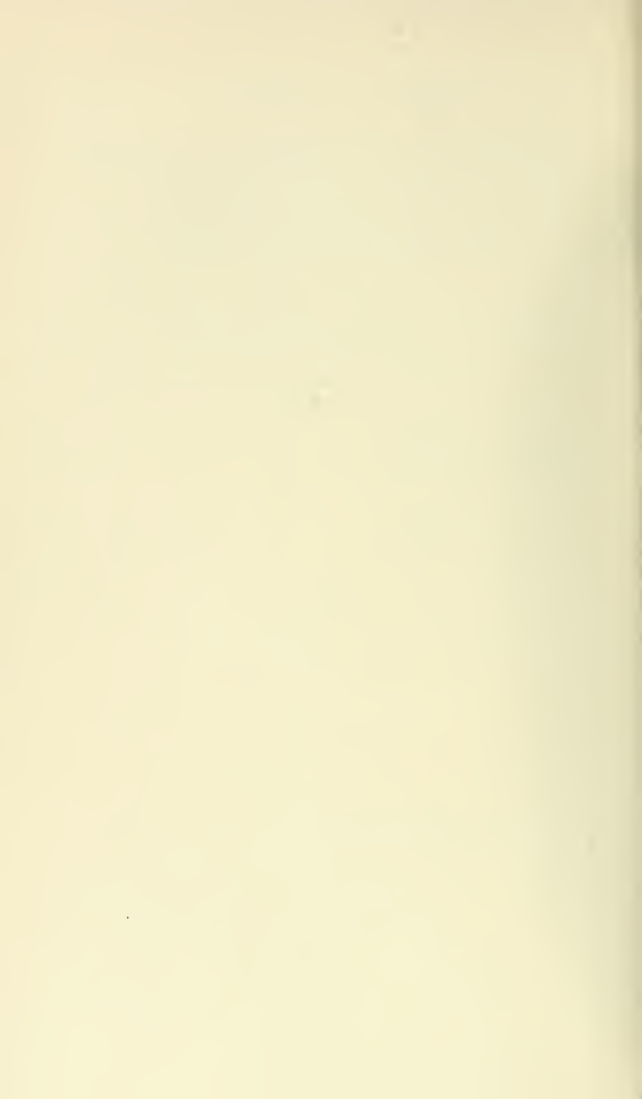
Adjournment. IT is Voted and Refolved, That all Business lying before this Assembly unfinished be, and the same is hereby, referred to he next Session: That the Secretary publish and transmit to the several Towns, in the usual Manner, the Ass and Orders now made and passed: And that this Assembly stand adjourned to the Tuesday next preceding the First Wednesday in May next, if then called by his Excellency the Governor; but if not called before, nor at that Time, that then this Assembly be, and is hereby dissolved.

GOD fave the United States of AMERICA.

A TRUE COPY, DULY EXAMINED:

WITNESS,





At the General Assembly of the Governor and Company of the State of Rhode-Island, and Providence-Plantations, begun and holden, at Newport, within and for the State aforesaid, on the First Wednesday in May, in the Year of ourLord One Thousand Seven Hundred and Ninety-seven, and in the Twenty-sirst Year of Independence.

P R E S E N T,
HIS EXCELLENCY

ARTHUR FENNER, Esquire, GOVERNOR.

THE HONORABLE

SAMUEL J. POTTER, Esq. Deputy-Governor.

Thomas G. Hazard, E/q.

Noah Mathewson, E/q.

John Cooke, E/q.

James Congdon, E/q.

Thomas Hoxsie, E/q.

Peleg Clarke, E/q.

Job Watson, E/q.

John Harris, E/q.

THE SECRETARY.

DEPUTIES

DEPUTIES from the several TOWNS.

CHARLESTOWN: NEWPORT: Joseph Stanton, jun. Esq. George Champlin, E/q. はいるができばいいだけのからいだいとからいだいがないだいがありだったかられていたったったい Mr. Edward Wilcox. Mr. Nicholas Taylor, WEST-GREENWICH: Mr. John L. Bols, Mr. Ishmael Nichols, Archibald Crary, E/q. Mr. William Mathewson. William Tew, Esq. COVENTRY: Mr. Robert Lawton, jun. Joseph Rice, Esq. PROVIDENCE: Mr. Thomas Waterman. Welcome Arnold, E/q. EXETER: John Smith, Esq. Mr. James Clarke, Mr. Thomas P. Ives, Mr. Job Wilcox. James Burrill, jun. Esq. MIDDLETOWN: PORTSMOUTH: Mr. William Peckham, Abraham Anthony, jun. Esq. Mr. Benjamin Gardner. Mr. Richard Shearman, BRISTOL: Mr. Thomas Potter, Stephen Smith, Esq. Benjamin Brownell, Esq. Mr. James D'Wolfe. WARWICK: TIVERTON: Anthony Holden, Esq. Christopher Manchester, Efq. Thomas Holden, E/q. Joseph Durfee, Esq. LITTLE-COMPTON: Mr. Job Greene, John Davis, Esq. James Rhodes, jun. Esq. Mr. Isaac Bailey. WESTERLY: WARREN: Thomas Noyes, E/q. Ichabod Cole, Esq. Rowse Babcock, E/q. CUMBERLAND: NEW-SHOREHAM: Mr. David Sayles, None. NORTH-KINGSTOWN: Mr. John Walcott. George Thomas, Esq. RICHMOND: Thomas James, E/q. Mr. Beriah Waite. James Sheldon, E/q. CRANSTON: SOUTH-KINGSTOWN: Rowland Brown, Esq. Mr. Thomas C. Hazard. John R. Arnold, Esq. John Mawney, Esq. HOPKINTON: EAST-GREENWICH: Mr. George Tillinghaft, George Thurston, Esq. Richard Mathewson, Esq. Mr. James Wells, jun. JAMESTOWN: **IOHNSTON**: Mr. John Howland, Edward Manton, Esq. Mr. Daniel Weeden. Mr. William Waterman. SMITHFIELD: NORTH-PROVIDENCE: Job Aldrich, E/q. Ezekiel Whipple, E/q. Mr. Joshua Jenckes. Stephen Jenckes, jun. E/q.
BARRINGTON: SCITUATE: James Aldrich, Esq. Thomas Allen, Esq. FOSTER: Job Randall, Esq.
GLOCESTER: Daniel Howard, Esq. Samuel Winfor, Efq. Mr. Jonathan Hopkins. Mr. Silas Thayer.

The Honorable George Champlin, Esq. was chosen Speaker, and Mr. William Marchant, Clerk, of the House of Representatives.

THIS being the anniversary Election of all Officers, both civil and military, the Gentlemen whose Names are set down in the subsequent List were chosen to the Offices ascribed to them respectively, to wit:

elected.

His Excellency ARTHUR FENNER, Elq. Governor. Engaged.

The Hon. Samuel J. Potter, Esq. Deputy-Governor. Engaged.

Thomas G. Hazard, Esq. First Assistant. Engaged. Noah Mathewson, Esq. Second Assistant. Engaged. Jonathan Comstock, Esq. Third Assistant.

John Smith (of Glocester) Esq. Fourth Assistant. Engaged. John Cooke, Esq. Fisch Assistant. Engaged. James Congdon, Esq. Sixth Assistant. Engaged. Thomas Hoxsie, Elq. Seventh Assistant. Engaged. Peleg Clarke, Esq. Eighth Assistant. Engaged. John Watson, Esq. Ninth Assistant. Engaged. John Harris, Esq. Tenth Assistant. Engaged.

Henry Ward, Esq. Secretary. Engaged.

Ray Greene, Esq. Attorney-General. Engaged.

Henry Sberhurne, Esq. General-Treasurer. Engaged.

Peleg Arnold, Esq. Chief, George Brown; Eiq: Second, Walter Ccoke, Efq. Third, Joshua Bicknall, Esq. Fourth, Thomas Tillinghoft, Esq. Fifth,

Justice of the Superior Court of Judicature, Court of Assize, and General Gaol-Delivery, within and throughout the State.

Constant Taber, Esq. Chief, Oliver Durfee, Esq. Second, Perez Richmond, Esq. Third, Willinm Anthony, Esq. Fourth, Nicholas Carr, Esq. Fifth,

Justice of the Court of Common Pleas, and General Sellions of the Peace, within and for the County of Newport.

Caleb Harris, Esq. Chief, John Burton, Esq. Second, John Dorrance, Esq. Third, Arnold Paine, Esq. Fourth, William Tyler (of Foster) Esq. Fifth,

Justice of the Court of Common Pleas, and General Sellions of the Peace, within and for the County of Providence.

Samuel Allen, Esq. Chief, William Barton, Esq. Second, Josiah Finney, Esq. Third, Joseph Reynolds, Esq: Fourth, Daniel Cole, Esq. Fifth,

Justice of the Court of Common Pleas, and General Sessions of the Peace, within and for the County of Bristol.

Stephen Arnold, E.fq. Chief, Thomas Rice, 2d. Elq. Second, Isaac Johnson, Esq. Third, Benjamin Johnson, Esq. Fourth, Stephen Greene (of East-Greenwich) Esq. Fifth,

! Justice of the Court of Common Pleas, and General Sessions of the Peace, within and for the County of Kent. Christophor

Christopher Ellery, Esq. Clerk of the Superior Court of Judicature, Court of Affize and General Gaol-Delivery, within and for the County of Newport.

Paul Allen, jun. Esq. Clerk of the Superior Court of Judicature, Court of Assize and General Gaol-Delivery, within and for the County of Providence.

James Sheldon, Esq. Clerk of the Superior Court of Judicature, Court of Assize and General Gaol-Delivery, within and for the County of Washington.

Jostathan Russell, Esq. Clerk of the Superior Court of Judicature, Court of Assize, and General Gaol-Delivery, within and for the County of Bristol.

Andrew Boyd, Esq. Clerk of the Superior Court of Judicature, Court of Affize, and General Gaol-Delivery, within and for the County of Kent.

Themas Peckham, Esq. Clerk of the Court of Common Pleas, and General Sessions of the Peace, within and for the County of Newport.

James Fenner, Esq. Clerk of the Court of Common Pleas, and General Sessions of the Peace, within and for the County of Providence.

Samuel E. Gardner, Esq. Clerk of the Court of Common Pleas and General Sessions of the Peace, within and for the County of Washington.

Richard Smith, jun. Esq. Clerk of the Court of Common Pleas, and General Sessions of the Peace, within and for the County of Bristol.

Hopkins Cooke, Esq. Clerk of the Court of Common Pleas, and General Sessions of the Peace, within and for the County of Kent.

Edward Thurston, Esq. Sheriff of the County of Newport. Nehemiah Knight, Esq. Sheriff of the County of Providence.

Walter White, Esq. Sheriff of the County of Washington,

Richard Smith, Esq. Sheriff of the County of Briffol.

Jonathan Niles, Esq. Sheriff of the County of Kent.

Christopher Ellery, Efq. Public Notary for the County of Newport.

Samuel Chace, Esq. Public Notary for the County of Providence.

George Thomas, Esq. Public Notary for the County of Washington.

Richard Smith, jun. Esq. Public Notary for the County of Bristol.

Hopkins

Hopkins Cooke, Esq. Public Notary for the County of Kent.

Samuel Brown, Esq. Public Notary for the Towns of Westerly, Charlestown, and Hopkinton.

William T. Miller, Esq. Public Notary for the Town of Warren.

JUSTICES of the PEACE for the feveral TOWNS.

Portsmouth: Henry Lawton, Gideon Dennis,

Thomas Hicks,

Esquires.

Warwick:

James Jerauld,
Joseph Arnold,
Peter Greene,
James Rhodes, jun.
George Greene,
Edward Anthony,
Thomas Lippitr,
Charles Tibbitts,

Esquires.

Smithfield:

John Sayles, Benjamin Sheldon, Edward Medbury, Elisha Olney, Dutee Winsor, Benoni Paine, Ezekiel Comstock,

Esquires.

Glocester:
Zebedee Hopkins,
Timothy Wilmarth,
Nathaniel Wade,
Samuel Winsor,
Richard Steere, jun.
William Arnold,
Ifrael Cooke,
Daniel Tourtellot,
Jesse Armstrong,
Simeon Steere,
Daniel Smith,

Esquires.

West Greenwich:
The Justices are all continued to June Sellion, excepting

Benjamin Nichols and Nathaniel Pullman, who are left out.

Coventry:
William Stone,
Joseph Manchester,
Benjamin Greene,
Joseph Wickes, jun.
Job Mathewson,
Silas Westcot,
John Colegrove,
Nathan Bowen,

Esquires.

Exeter:
Stephen Reynolds,
Christopher Pierce,
Jonathan Lillibridge,
Stephen Champlin,
Jeffery Hazard,
Lillibridge Barber,
Robert Crandall,
Matthew Clarke,

Esquires.

Warren: William T. Miller, Benjamin Barton, Edward Chace,

Esquires.

Cumberland:
The Justices are all continued excepting
Levi Ballou,
who is left out.

Barrington:
Solomon Townlend, jun.
James Martin,
Asa Bicknall,
Josiah Humphry, jun.

Esquires. MILITARY

MILITARY OFFICERS.

Simeon Martin, Esq. Major-General of the Militia of the State.

Thomas Allen, Esq. Brigadier-General of the Militia in the Counties of Newport and Bristol.

William Barton, Esq. Brigadier-General of the Militia in the County of Providence.

George Thurston, Esq. Brigadier-General of the Militia in the County of Washington.

Allen Johnson, Esq. Brigadier-General of the Militia in the County of Kent.

William Tew, Esq. Lieutenant-Colonel Commandant of the First Regiment of Militia in the County of Newport.

Stephen Abbot, Esq. Lieutenant-Colonel Commandant of the First Regiment of Militia in the County of Providence.

Benjamin Tyler, Esq. Lieutenant-Colonel Commandant of the First Regiment of Militia in the County of Washington.

Thomas Westcot, Esq. Lieutenant-Colonel Commandant of the First Regiment of Militia in the County of Kent.

Benjamin Howland, Esq. Lieutenant-Colonel Commandant of the Second Regiment of Militia in the County of Newport.

Daniel Arnold, Esq. Lieutenant-Colonel Commandant of the Second Regiment of Militia in the County of Providence.

Silas Bailey, Efq. Lieutenant-Colonel Commandant of the Second Regiment of Militia in the County of Kent.

Joseph Knight, Esq. Lieutenant-Colonel Commandant of the Third Regiment of Militia in the County of Providence.

Elisha R. Gardner, Esq. Lieutenant-Colonel Commandant of the Third Regiment of Militia in the County of Washington.

Elijah Armstrong, Esq. Lieutenant-Colonel Commandant of the Fourth Regiment of Militia in the County of Providence.

Nehemiab Angell, Esq. Lieutenant-Colonel Commandant of the Fifth Regiment of Militia in the County of Providence.

Peter Briggs, Efq. Lieutenant-Colonel Commandant of the Sixth Regiment of Militia in the County of Providence.

Loring Peck, Esq. Lieutenant-Colonel Commandant of the Senior Class Regiment in the Counties of Newport and Bristol.

William

William Taylor, Esq. Lieutenant-Colonel Commandant of the Senjor Class Regiment in the County of Washington.

Isaac Johnson, Esq. Lieutenant-Colonel Commandant of the Senior Class Regiment in the County of Kent.

Daniel Sheldon, Esq. First Major of the First Regiment of Benjamin Brownell, Esq. Second Militia in the County of Newport.

Jabez Gorbam, Esq. First \ Major of the First Regiment of Mi-Jeremiab Whiting, Esq. Second \ litia in the County of Providence.

Joseph Noyes, jun. Esq. First Major of the First Regiment of Militia in the County of Washington.

Moses Arnold, Esq. First Major of the First Regiment of Micab Whitmarsh, Esq. Second Militia in the County of Kent.

John Baley, Esq. First Major of the Second Regiment of Thomas Durfee, Esq. Second Militia in the County of Newport.

Nathan Dexter, Esq. First \(\) Major of the Second Regiment of Mi-William Ballou, Esq. Second \(\) litia in the County of Providence.

Josiah Gibbs, jun. Esq. First Major of the Second Regi-Solomon Mathewson, jun. Esq. Second County of Newport.

Thomas Relph, Esq. First \ Major of the Third Regiment of Mi-Gideon Harris, Esq. Second \ litia in the County of Providence.

George James, Esq. First Major of the Third Regiment of Mi Gideon J. Babcock, Esq. Second litia in the County of Washington

Thomas Mitchell, Esq. First Major of the Fourth Regi-Beneditt Burlingame, jun. Esq. Second County of Providence.

Hugh Cole, Esq. First Major of the Fifth Regiment of Mi-Thomas Parker, Esq. Second litia in the County of Providence.

John Westcott, Esq. First Major of the Sixth Regiment of Mi-Joseph Alverson, Esq. Second Stitia in the County of Providence.

Alexander Thomas, Esq. First 7 Major of the Senior Ciass Regiment Samuel Sanford, Esq. Second 5 in the Counties of Newport and Bristol.

Edward Wilcox, Esq. First Major of the Senior Class Regiment in Stukely Hill, Esq. Second the County of Washington.

Joseph Arnold, Esq. First Major of the Senior Class Regiment Stukely Hudson, Esq. Second in the County of Kent.

Isaac Senter, M. D. Director and Purveyor-General of the Military Hospital of the State.

The

The same Isaac Senter, Surgeon and Physician-General of the Military Hospital of the State.

John Mathewson, Esq. Quarter-Malter General of the Militia of the State.

Charles Lippitt, Esq. Commissary-General of the Militia of the State.

Robert Rogers, Esq. Adjutant-General of the Militia of the State.

Ebenezer Burrill, Esq. Inspector of the Brigade of Militia in the Counties of Newport and Bristol.

George Tillinghast, Esq. Inspector of the Brigade of Militia in the County of Providence.

Cyrus French, Esq. Inspector of the Brigade of Militia in the County of Washington.

Charles Brayton, Esq. Inspector of the Brigade of Militia in the County of Kent.

OFFICERS to command the several COMPANIES of MILITIA.

First Regiment in the County of Daniel Dunham, Enfign. Newport:

Senior Class Company in Newport and Jamestown: Robert Dunham, Captain, John Tew, Lieutenant, Michael Moulton, Ensign.

Newport:

First Company, William Allen, Captain, Samuel Carr, Lieutenant, Samuel Watson, Ensign,

Second Company, Joseph Lyon, Captain, James Anthony, Lieutenant, Joshua Hiscox, Ensign.

Third Company, Charles Davenport, Captain, Thomas Tilley, Lieutenant, Azariah Albro, Enfign.

Fourth Company, Joseph Boss, Captain, Peleg Cranston, Lieutenant,

Senior Class Company in Portsmouth and Middletown:

William Lawton, Captain, Walter Cornell, Lieutenant, John Peabody, Enfign.

Portsmouth:

First Company, George Brownell, Captain, George Cooke, Lieutenant, Noah Gray, Enfign.

Second Company, Peleg Almy, Captain, Thomas Potter, jun Lieutenant. Stephen Cornell, Ensign.

New-Shoreham Company, Edward Sands, Captain, John Pain, Lieutenant, John Gorton, Enfign.

Jamestown Company, Thomas Carr, Captain, John John Carr, Lieutenant, Edward Hull, Ensign.

First Regiment in the County of Providence:

Providence:

Senior Class Company, John Whipple, Captain, Stephen Randall, Lieutenant, Payton Dana, Ensign.

First Company, Parker Clarke, Captain, Joshua Rathbun, Lieutenant, Jesse Whitmore, Ensign.

Second Company,
Benjamin Howland, Captain,
Haile Gladding, Lieutenant,
Benjamin Hoppin, jun. Ensign.

Third Company,
Abel Allen, Captain,
Thomas Sessions, Lieutenant,
Stephen Smith, Ensign.

Fourth Company, Daniel Proud, jun. Captain, Joseph Snow, jun. Lieutenant, Edward Luther, Enlign.

Fifth Company, Samuel Kempton, Captain, George Sinkins, Lieutenant, Joseph Carlile, Ensign.

North-Providence:

Senior Class Company, Benjamin Jenckes, Captain, Richard Whipple, Lieutenant, Nathaniel Walker, Ensign.

First Company, Emor Whipple, Captain, Daniel Smith, Lieutenant, Stephen Williams, Ensign.

Second Company, James Mason, Captain, Jeste Salfbury, Lieutenant, Arnold Jenckes, Ensign.

First Regiment in the County of Washington:

Westerly:
Senior Class Company,
Henry Wells, Captain,

James Ross, Lieutenant, Jonathan Sisson, Ensign. First Company, John Batber, Captain,

John Fowler, Lieutenant, Peleg Shaw, Enfign.

Second Company, Arnold Bliven, Captain, George Wells, Lieutenant, Joshua Noyes, Ensign.

Third Company, Nathan Potter, Captain, Samuel Taylor, Lieutenant, Nathan Stillman, Enfign.

Fourth Company.
Ichabod Clarke, Captain,
Arnold Saunders, Lieutenant,
Joel Crandall, Ensign.

Charlestown:

Second Company, Ala Church, Captain, Browning Greene, Lieutenant, Jeffery Hazard, Enlign.

Hopkinton:

Senior Class Company, Nathan Barber, Captain, Gardner Thurston, Lieutenant, George Maxson, Ensign.

Regiment in the County of Bristol.

Senior Class Company, Benjamin Bosworth, Captain, John Short, Lieutenant, Randall Cole, Ensign.

First Regiment in the County of Kent.

Senior Class Company in Warwick and East-Greenwich:

Job Greene, Captain, Othniel Wightman, Lieutenant, George Greene, Ensign.

Warwick:

First Company,
Bennett Low, Captain,
Thomas

Thomas Stafford, Lieutenant, Remington Arnold, Enfign. Second Company,

Charles Brayton, Captain, Jonathan Tiffany, Lieutenant, James Babson, Ensign.

Third Company,
Pardon Potter, Captain,
Benjamin Greene, Lieutenant,
Dutee Arnold, Enfign.

East-Greenwich:

First Company,
Browning Nichols, Captain,
Daniel Taylor, Lieutenant,
James Sweer, jun. Ensign.
Second Company,
William Gardner, Captain,
John Place, Lieutenant,
Russell Johnson, Ensign.

Second Regiment in the County of Newport:

Tiverton:

Senior Class Company,
Isaac Cooke, Captain,
Pearce Perry, Lieutenant,
Philip Manchester, Ensign.
First Company,
Abraham Manchester, Captain,
Benjamin Cooke, Lieutenant,

Holder Almy, Enfign.
Third Company,
William Durfee, Captain,
Nathaniel Briggs, jun. Lieut.
Joseph Cooke, Enfign.

Little Compton:

Senior Class Company, William Southworth, Captain, Benjamin Coe, Lieutenant, Andrew Taylor, Ensign.

First Company, Thomas Briggs, Captain, Caleb Church, Lieutenant, Owen Greenell. Ensign.

Second Company, Joseph Pearce, Captain, Jonathan Hilliard, Lieutenant, Joseph Brown, Ensign.

Second Regiment in the County of Providence:

Smithfield:

Senior Class Company, Job Mowry, Captain, George Streeter, Lieutenant, Richard Sayles, Ensign.

First Company, Jeremiah Whipple, Captain, Thomas Angell, Lieutenant, William Gray, Ensign.

Second Company,
Joseph Wilkinson, jun. Captain,
Cyrus Arnold, Lieutenant,
Asa Arnold, Ensign.

Third Company,
Obed Seaver, Captain,
James Appleby (the 3d) Lieut.
Benjamin Mathewson, Ensign.

Cumberland:

Senior Class Compay, Joseph Follett, Captain, Noah Ballou, jun. Lieutenant. Ebenezer Carpenter, Ensign.

First Company,
William Whipple, Captain,
Jonathan Ray, Lieutenant,
Joseph Whipple (Son of Moses)
Ensign.

Second Company, Ariel Ballou, Captain, Joseph Jenckes, Lieutenant, Pelatiah Ballou, Ensign.

Third Company, Eleazer Whipple, Captain, Elek Cooke, Lieutenant, Nathan Whipple, Enlign.

Second Regiment in the County of Washington:

North-Kingstown:

Senior Class Company,
William T. Congdon, Captain,
George Thomas, jun. Lieuen.
Joshua Brown, Ensign.
Exeter:

Exeter:

Senior Class Company, Ebenezer Wilcox, Captain, Jeffery Hazard, Lieutenant, Leonard Ensworth, Ensign.

Second Regiment in the County of Kent:

West-Greenwich:

Senior Class Company,
John Tillinghast, Captain,
William H. Davis, Lieutenant,
Thomas Mathewson, Ensign.
First Company,
Rhodes Wightman, Captain,
Joseph Mathewson, Lieutenant,
Amos Hopkins, Ensign.

Second Company, Augustus Ellis, Captain, Samuel Gardner, Lieutenant, Oliver Moon, Ensign.

Third Company, Gardner T. Kinyon, Captain, Job Tillinghast, Lieutenant, William Tanner, Ensign.

Coventry:

Senior Class Company, Job Mathewson, Captain, Silas Westcot, Lieutenant, Joseph Wickes, jun. Ensign. First Company,

Peleg Arnold, Captain, John Remington, Lieutenant, Ezra Ramídale Enfign.

Second, Company, Samuel Milward, Captain, Afaph Bowen, Lieutenant, Nicholas Whitford, Enfign.

Third Company, Benedict Johnson, Captain, Reuben Whitman, Lieutenant, Stephen Mathewson, Ensign.

Fourth Company, Johnson Jordan, Captain, Samuel Peck, Lieutenant, Benjamin Clarke, Ensign. Third Regiment in the County of Providence:

Scituate :

Senior Class Company,
Caleb Fish, Captain,
Eliezer Collins, Lieutenant,
Gideon Austin, jun. Ensign.
First Company,
Benoni Colvin, Captain,
Ezra Knight, Lieutenant,
David Relph, Ensign.
Third Company,
Gideon Angell, Captain,
James Whipple, Lieutenant,
Angell Austin, Ensign,
Fourth Company.

Fourth Company, Ezekiel Bishop, Captain, Daniel Walker, Lieutenant, Nathan Hopkins, Ensign.

Third Regiment in the County of Washington:

South-King stown:

Senior Class Company, Samuel Stanton, Captain, Daniel Tefft, Lieutenant, Isaac Sheldon, Ensign.

Second Company, Levi Totten, Captain, Silas Clarke, Lieutenant, Robert Brown, Enfign.

Third Company, Enoch Steadman, Captain, William Knowles, Lieutenant, John Knowles, Ensign.

Fourth Company, Richard Gardner, jun. Captain, Nathaniel H. Gardner, Lieut. Lodowick Coon, Enfign.

Richmond:

Senior Class Company, Benjamin Hoxsie, Captain, James Potter, Lieutenant, Gardner Phillips, Ensign. First Company, Silas Kinyon, Captain,

John

John Lillibridge, Lieutenant, George Kinyon, Ensign. Second Company, Rowse Clarke, Captain, Benjamin Wilbur, Lieutenant, Ezekiel Johnson, Ensign.

Fourth Regiment in the County of Providence:

Glocester:

Senior Class Company, Nathan Cooper, Captain, Esek Brown, jun. Lieutenant, Isaac Wade, Ensign.

First Company, William Hawkins, jun. Captain, Samuel Steere, jun. Lieutenant, John Williams, Enfign.

Second Company, Afa Ballou, Captain, William Lapham, Lieutenant, Jireh Ballou, Enfign.

Fourth Company, Ezekiel Emerson, Captain, Caleb Logee, Lieutenant, Christopher Sayles, Ensign.

Fifth Company, Ezekiel Kelley, Captain, James Reynolds, Lieutenant, Jonathan Thornton, Enlign.

Sixth Company, Elek Brown, Captain, James Place, Lieutenant, John Greene, Ensign.

Fifth Regiment in the County of Providence:

Foster:

First Company,
George Baker, jun. Captain,
Southworth Griffith, Lieutenant.
Stephen Bennett, Ensign.
Second Company,

Simeon Seamans, Captain,

Stephen Davis, Lieutenant, William Davis, Ensign.

Third Company,
Abraham Phillips, Captain,
Asher Bennett, Lieutenant,
Nathaniel Phillips, Ensign.
Fourth Company,
Nicholas Potter, Captain

Nicholas Potter, Captain, John Eddy, Lieutenanr, William Potter, Ensign.

Sixth Regiment in the County of Providence.

Cranston:

Senior Class Company, John Randall, jun. Captain, Elisha Williams, Lieutenant, Edward Stafford, Ensign.

First Company, Joseph Harris, Captain, Benjamin Potter, Lieutenant, Edmund Stone, Ensign.

Second Company, John Williams, jun. Captain, Joseph Burgess, Lieutenant, Benjamin Williams, Ensign.

Third Company, Henry Wightman, Captain, Seth Keach, Lieutenant, Waterman Burlingame, Enfign.

Jobnston:

Senior Class Company, Daniel Wilbur, Captain, Albro Cleveland, Lieutenant, John Pain, Ensign.

First Company, Laban Latham, Captain, Harris Kelton, Lieutenant, Joseph B. Leland, Ensign.

Second Company, Joshua Angell, Captain, Ezekiel Angell, Lieutenant, Olney Angell, Ensign.

Washington Cavalry. The following Return of the Officers elected by the independent Company called The Washington Cavalry, was made to his Excellency,

cellency the Governor, and the Council, who approve the Choice, to wit:

Rowland Brown, Captain, Jeremiah N. Potter, Second Lt. Samuel E. Gardner, First Lieut. Thomas H. Hazard, Cornet.

The following Return of the Officers elected by the independ- Johnston ent Company called The Johnston Rangers, was made to his Excellency the Governor, and the Council, who approve the Choice, to wit:

John M'Donald, Captain, Elijah Day, Second Lieutenant, Joseph Maskewson, First Lieut. Elisha Waterman, Ensign.

The following Return of the Officers elected by the independ- Kingston ent Company called The Kingston Reds, was made to his Excellen- Reds. cy the Governor, and the Council who approve the Choice, to wit:

John Waite, Captain, Samuel Underwood, Second Lieut. William C. Clarke, First Lieut. Joshua B. Curtis, Ensign.

The following Return of the Officers elected by the independent Glocester Company called The Glocester Light Infantry, was made to his Excellency the Governor, and the Council, to wit:

Joseph Steere, Captain, | Abab Sayles, Second Lieutenant, Jesse Potter, First Lieutenant, | John Hawkins, Ensign.

The following Return of the Officers elected by the independ-Kentish ent Company called The Kentish Troop, was made to his Excellency the Governor, and the Council, who approve the Choice, 10 wil:

Preserved Hall, Captain,
Westcot Stone, First Lieutenant,
Christopher Weaver, Second Lt.

Richard R. Reynolds, Cornet,
David Greene, Quarter-Master.

The following Return of the Officers elected by the independent North-King-Company called The North-King flown Rangers, was made to his flown Rangers. Excellency the Governor, and the Council, who approve the Choice, to wit:

Gardner Reynolds, Captain,
Thurston Northup, First Lieut.

Second Lieutenant,
Samuel D. Allen, Ensign.

The following Return of the Officers elected by the independ- Cranfion ent Company called The Cranfion Blues, was made to his Excellency the Governor and Council, who approve the Choice, to wit:

James Parkerson, Captain,
Andrew Knight, jun. First Lt.

David Nicholas, Second Lieut.
Nebemiah Knight, jun. Ensign.

The following Return of the Officers elected by the independent Light Infantry, was made to his try

D

Excellency

Excellency the Governor, and Council, who approve the Choice, to wit:

Nathaniel Newman, Captain, | Joseph Mowry, Second Lieut. Benjamin Hall, First Lieutenant, | Stephen Jossin, Enfign

Coventry Rangers. The following Return of the Officers elected by the independent Company called The Coventry Rangers, was made to his Excellency the Governor and the Council, who approve the Choice, to wit:

John Bowen, Captain, John Ramsdale, Second Lieut. Stephen Bowen, First Lieutenant, Caleb Mathewson, Ensign.

Washington independent Company, The following Return of the Officers elected by the independent Company called The Washington Independent Company, was made to his Excellency the Governor, and the Council who approve the Choice, to wit:

Daniel Sunderlin, jun. Captain, | Jeremiah G. Nerthup, Second Lt. Vinson Gardner, First Lieut. | John Clarke, Ensign.

Newport Articlery Company. The following Return was made to his Excellency the Governor, and the Council, of the Officers elected by the independent Company called *The Artillery Company* of the Town of *Newport*, who approve the Choice, to wit:

Francis Malbone, Captain, | Walter Channing, Second Lieut. Benjamin Fry, First Lieutenant, | Joseph Boss, jun. Ensign.

Captain General's Cavaliers.

The following Return of the Officers elected by the independent Company called The Captain-General's Cavaliers, was made to his Excellency the Governor, and the Council who approve the Choice, to wit:

Edward Manton, Captain,

1 Jeremiah Knight, jun. Cornet,

1 John Manton, Quarter-Master.

Jeremiah Manton, Second Lieut.

Providence Light Infantry,

The following Return was made to his Excellency the Governor, and the Council, of the Officers elected by the independent Company called The Governor's independent Company of Light Infantry, in the Town of Providence, to wit:

Ebenezer Macomber, Captain, Nicholas D. Greene, Second Lieut. Christepher Hill, First Lieut. Amos Warner, Ensign.

Gowernor's Volunteers.

THE following Return of the Officers elected by the independent Company named The Governor's independent Company of Volunteers, was made to the Governor and the Council, who approve the Choice, to wit:

Robert Taylor, jun. Captain, | Samuel Jackson, Second Lieut. Thomas Williams, First Lieut. | Nathan Angell, jun. Ensign.
The

THE following Return of the Officers elected by the independ- Powtuxet ent Company called The Pawtuxet Rangers, was made to the Gov- Rangers. ernor and the Council, who approve the Choice, to wit:

Thomas W. Greene, Second Lieut. Israel Arnold, Captain, Rhodes Greene, First Lieut. John Arnold, Ensign.

THE following Return of the Officers elected by the independ- Providence ent Company called The Corps of Light Dragoons, in the County of Light Dra-Providence, was made to his Excellency the Governor, who ap-goons. proves the Choice, to wit:

Ephraim Bowen, jun. Colonel, Henry Smith, Lieut. Colonel, Christopher C. Olney, Lieutenant, Sylvanus Hopkins, Major, Elisha Dyer, Cornet.

THE following Return of the Officers elected by the independ- Providence ent Company called The United Train of Artillery in Providence, Artillery was made to the Governor and the Council, who approve the Company. Choice, to wit:

Peter Grinnell, Major,

Nathan Fisher, Colonel, James Burr, Captain, Sylvanus Tillinghast, Lieutenant.

THE following Return of the Officers elected by the independ- Light Coment Company called The Light Company of the First Regiment in pany Provithe County of Providence, was made to the Governor and the Council who approve the Choice, to wit:

Cromwell Barney, Lieutenant, Joseph Baker, Ensign.

IT is Voted and Resolved, That the Proxes put in in the several Proxes to be Towns for the General Officers now elected, be delivered to the burnt. Sheriff of the County of Newport; and that he burn them.

IT is Voted and Resolved, That Two Hundred Dollars be allowed 200 D. aland paid to Mr. John Wanton, out of the General Treasury, in lowed J. Specie, or in the Bills of Credit emitted this State, at the establish. Specie, or in the Bills of Credit emitted this State, at the established Rate of Exchange; it being the Amount of his Account, for the Use of his Boat, and for his Services, as Health-Officer for the Port of Newport, in the Year 1796.

IT is Voted and Refolved, That Three Dollars and Fifty Cents be 3D. 50C.alallowed and paid to Robert Stanton, and John Waite, Esquires, out lowed R. of the General Treasury, in Specie, or in the Bills of Credit emitted Stanton and by this State, at the established Rate of Exchange; it being the J. Waite. Amount of their Account, for apprehending Ruffell Lewis, who was charged with passing counterfeit Money, and binding him over to the Superior Court of Judicature.

IT is Voted and Refolved, That Fourteen Dollars be allowed and 14 D. allowpaid ed J. Almy. paid to Jonathan Almy, Esq. out of the General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for the Rent of One Third of a Lot of Land, and House thereon, in Newport, being the Dower of Mrs. Freelove Eldred, from April 30, A. D. 1796, to April 30, A. D. 1797.

Report of Road from Providence.

WHEREAS Edward Manton, Esq. and Mr. David Sayles, who the Damages were appointed, at the last Session, a Committee to appraise and as-Love and o. certain the Damages done to Charles Love, Samuel Rice and Molly thers by re- Guile, by the Relay and Alteration of the Post Road from Providence to Plainfield, presented unto this Assembly the following Report, to wit :

> WE the Subscribers, agreeably to our Appointment, having met this Day, viewed the Road and Lands mentioned in the Act appointing us, and heard the Parties, beg Leave to Report, that the following Sums be allowed as Damages, to wit: To Charles Love, Seventy five Dollars; to Samuel Rice, Forty-five Dollars; and to Molly Guile, Ten Dollars. All which is submitted by

Edward Manton, Com. DAVID SAYLES,

Scituate, April 3, 1797.

Which Report being duly considered,

IT is Voted and Refolved, That the same be and hereby is accepted.

142D. 50C. silowed to P. Arnold.

IT is Voted and Refolved, That One Hundred and Forty-two Dollars and Fifty Cents be allowed and paid to Peleg Arnold, Elq. out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for his Services as Chief Justice of the Superior Court of Judicature, &c. in attending upon the Terms of the faid Court held since October last.

88D. allow-. ed W. Cook.

IT is Voted and Resolved, That Eighty-eight Dollars be allowed and paid to Walter Cooke, Esq. out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account for his Services as an Affistant Justice of the Superior Court of Judicature, &c. in attending upon the Terms of the faid Court held fince Ottober last.

54D allow-IT is Voted and Resolved, That Fifty-Four Dollars be allowed and ed G. Brown. paid to George Brown, Esq. out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for his Services as an Assistant Justice of the Superior Court of Judicature, &c. in attending upon divers Terms of the faid Court during

the Two last Circuits

19

IT is Voted and Resolved, That One Hundred and Four Dollars 104 D. albe allowed and paid to Joshua Bicknall, Esq. out of the General-lowed J. Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for his Services as an Affillant Justice of the Superior Court of Judicature, Ezc. in attending upon the Terms of the faid Court held since October last.

IT is Voted and Refolved, That One Hundred and Twelve Dol- 112.D. allars be allowed and paid to Thomas Tillinghaft, Esq. out of the lowed T. General-Treasury, in Specie, or in the Bills of Credit emitted by Tillinghaft. this State, at the established Rate of Exchange; it being the Amount of his Account, for his Services as an Affiltant Justice of the Superior Court of Judicature, &c. in attending upon the Terms of the faid Court, held since Ollober last, and for divers other Services performed out of Term.

An ACT for filling up certain low Grounds, covered with flagnant Water in the compact Part of the Town of Providence.

WHEREAS it hath been represented unto this Assembly, that Ass for fillcertain low Grounds, in the compact Part of the Town of tain low

Providence are covered with fragment Water to the ground Part of the Town of tain low Providence, are covered with stagnant Water, to the great Prejudice Grounds in of the Inhabitants in the Vicinity of Such Places: For Remedy Providence. whereof,

BE it Enacted by this General Affembly, and by the Authority thereof it is hereby Enasted, That upon Information being given of any fuch Place or Places to the Town Council of the faid Town, the faid Town Council shall appoint a Committee to examine the Place or Places so complained of, and make Report thereof to them; that if, on the Report of such Committee, it shall be the Opinion of the faid Town-Council that such Place or Places ought, for the Security of the Inhabitants, to be filled up, they shall by their Sergeans, or other proper Officer, notify the Owner or Owners of such Lands, or if Non-Residents, his, her, or their A-gent or Attorney, that they fill the same within a Time to be limited by the faid Town-Council: And that upon the Refusal or Neglect of fuch Owner or Owners, his, her, or their Agents or Attornies, to fill up fuch low Grounds with Earth, within the Time limited as aforesaid, the said Town Council shall appoint a proper Person or Persons to fill the same with Earth, of such Depth as they may think necessary.

IT is further Enasted by the Authority aforesaid, That the Accounts, for all fuch Services as aforefaid, shall be presented to the Town-Auditors of the faid Town, and be by them audited, and the Sums allowed certified; that the Owner or Owners of fuch Lot or Lots of Land, or his, her, or their Agent or Attorney shall be noti-

E

fied of the same, in the Manner herein before provided: And that, upon the Refusal or Neglect of such Owner or Owners, his, her, or their Agent or Attorney, to pay the Bills so audited, the said Town Council shall give an Order or Orders on the Town-Treafurer of the faid Town, for the Amount of the fame, who is hereby authorized to pay the Amount of fuch Bills, out of the Town-Treasury.

IT is further Enacted by the Authority aforesaid, That the said Town-Treasurer, upun his Acceptance of such Order or Orders, shall be, and hereby is authorized and empowered to sue for and recover the Amount of the same, with Costs in an Action of Debt, to be commenced and profecuted by him, against the Owner or Owners of such Lots or Places so filled up; that the Writin such Action of Debt may and shall be levied upon such Lots or Places so filled up; and the same shall and may be fold on Execution, to satisfy the Judgments which may be obtained in such Actions of Debt, according to Law: That if after fatisfying fuch Executions any Surplus, arising from the Sale shall remain, such Surplus shall be paid to fuch Owner or Owners, his, her, or their Agent or Attorney, by the Sheriff, he taking his, her, or their Receipt for the same. And if such Owner or Owners, Agent, or Attorney, are not to be found within this State, or shall refuse to receive the same, the Sheriff shall lodge such Surplus in the Town-Treasury of the said Town, to be paid to fuch Owner or Owners, or to his, her or their Agent, or Attorney, or other proper Representative.

AND it is further Enacted by the Authority aforesaid, That, if in the Opinion of the faid Town-Council, it shall be necessary to carry a Ditch, Drain, or Sink, for the general Accommodation of any Part of the faid Town, through any Lots or Lands, the Proprietors of such Lots or Lands thall pay for the Expence of doing the same, in Proportion to the Advantages they shall derive therefrom; to be affelied by a Committee to be appointed by the faid Town-Council; and to be collected in the Manner herein before provided.

J. Smith to repair the State Houle in Providence.

IT is Voted and Resolved, That John Smith, Esq. be, and he is hereby appointed, to procure the Roof and Steps of the State-House in Providence, to be repaired; and that he exhibit his Account of the Expence thereof to this Assembly.

An ACT in Addition to and Amendment of the feveral Acts establishing the independent Companies herein after named.

Fines.

Act permitting certain WHEREAS it is represented unto this Assembly, that the independent called The Corps of Light Dragoons, in the County of Providence; Companies and the Clauses in the several Acts establishing the independent to raise their and the Companies Companies.

Companies called The United Company of the Train of Artillery in Providence; The Governor's independent Company of Light Infantry in the Town of Providence; and The Governor's independent Company of Volunteers, which restrict the said several independent Companies from imposing any Fine, for the Breach of their Rules and Orders, to the Sum of Twelve Shillings, have proved inconvenient, and is insufficient for the Purpose of enforcing Obedience to the necessary Rules and Regulations established by them respectively, for the well governing, ordering, and disciplining the said several Companies; and that the said Companies are desirous that the said Sum should be raised: Wherefore,

BE it Enacted by this General Assembly and by the Authority thereof it is Enacted, That the said several independent Companies be,
and they are hereby authorized and empowered, respectively, to impose such Fines, not exceeding the Sum of Six Dollars, for any One
Offence, for the Breach of the Rules and Orders of such Company
as they shall deem proper and necessary.

AND it is further Enacted by the Authority aforefaid, That the Warrants of Distress for collecting such Fines may be directed to either of the Town-Sergeants, or Constables, within the County of Providence; who are hereby empowered and directed to levy and collect the same; and that they be allowed therefor such Fees as they are entitled to by Law, for similar Services.

IT is Voted and Refolved, That the Time for paying into the Ge-Payment of neral-Treatury the Tax affessed by this Assembly, at the Session the Tax held in June, A.D. 1796, be further extended, for the Benefit of the postponed delinquent Towns, to Twenty Days from the Rising of this Assembly; and that, in Case the same be not then paid, together with the Interest, the General-Treasurer be, and he is hereby directed to issue Executions against the Town-Treasurers of the delinquent Towns according to Law.

IT is Voted and Resolved, That Six Dollars and Twenty-five Cents 6D.25C. albe allowed and paid to Edward Manton, Esq. out of the General-lowed E. Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account for his Services and Expences, in assessing the Damages sustained by Charles Love and others, by the relaying and Alteration of the Post-Road, from Providence to Plainfield.

IT is Voted and Refolved, That Nine Dollars be allowed and paid 9D. allowed to Mr. David Sayles, out of the General-Treasury, in Specie, or in D. Sayles. the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for his Services and Expences, in assessing the Damages sustained by Charles Love and others, by the relaying and Alteration of the Post-Road from Providence to Plainfield.

- ad K Carpenter.

 It is Voted and Refolved, That Forty eight Dollars be allowed and paid to Mr. Kingsley Carpenter, out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account for Twenty-sour Winsor-Chairs, placed in the State-House, at Providence, for the Use of this Assembly and of the Courts.
- allowed H. and Seventy-four Cents be allowed and paid to Henry Ward, Eq. out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account for Services, as Secretary, since the Rising of this Assembly at the last Session.
- state, at the established Rate of Exchange; it being the Amount of his Account for Two Casks of Powder supplied the independent Companies in Newport, by Order of this Assembly.
- ard allow- IT is Voted and Refolved, That Twenty-seven Dollars be allowed ed J. Rey- and paid to Joseph Reynolds, Keeper of the Gaol in the County of Washington, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for the Support of divers poor Prisoners committed at the Suit of the State.
- 2 D. 71 C. IT is Voted and Resolved, That Two Dollars and Seventy-one Cents allowed C. be allowed and paid to Cyrus French, Esq, out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Balance of his Account, for examining, trying and convicting Mary Jones, and Rebecca Jones, Two poor Criminals, of Thest, and committing them to Gaol.
- 76 D 64 C. IT is Voted and Refolved, That Seventy-fix Dollars and Sixty four allowed N. Cents be allowed and paid to Nehemiah Knight, Efq. Sheriff of the County of Providence, out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Balance reported to be due, by a Committee of the House of Representatives, upon his Account, for attending upon this Assembly and the Courts of Common Law from February, A. D. 1796, to the present Time, and for providing Wood, &c.
- 28 D. 37 C. It is Voted and Resolved, That Thirty-eight Dollars and Thirty-allowed E. seven Cents be allowed and paid to Elisha R. Gardner, Esq. a De-R. Gardner. puty-Sheriff for the County of Washington, out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Balance reported to be due, by a Committee of the House of Representatives, upon

his

his Account, for delivering to the proper Persons the Schedules, Commissions, Proclamations, &c.

IT is Voted and Refolved, That Five Dollars and Ninety-four 5 D. 94 C. Cents be allowed and paid to Messes. Abel and Darius Allen, out of allowed to d. the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of their Account, for making a large Table for the State-House in Providence, and for Work done upon the said House.

IT is Voted and Resolved, That Seven Dollars and Twenty-four 7 D 24 C. Cents be allowed and paid to Israel Manchester, a Deputy-Sheriff, allowed to Is and late Keeper of the Gaol in the County of Providence, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for providing Wood for the State-House in that County, and for Repairs made on the said Gaol.

IT is Voted and Resolved, That Five Dollars and Seventeen Cents. 5 D. 17 C. be allowed and paid to Mr. Thomas Tew, out of the General-Trea-allowed T. fury, in Specie, or in the Bills of Credit emitted by this State at Tew. the established Rate of Exchange; it being the Amount of his Account, for attending upon this Assembly, at the present Session, as a Waiter, for cleansing the State-House, and for providing Sand, Brooms and Pitchers.

IT is Voted and Refolved, That Three Dollars be allowed and 3D. allowed paid to Mr. John Richards, out of the General-Treasury, in Spe-J. Richards. cie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amouat of his Account, for attending upon this Assembly at the present Session, as a Waiter.

IT is Voted and Refolved, That Three Dollars be allowed and 3D allowed paid to Mr. James Tew, out of the General-Treasury, in Specie, J. Tenus or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for attending upon this Assembly at the present Session as a Waiter.

IT is Voted and Refolved, That Three Dollars be allowed and 3D. allowed paid to Mr. Thomas Melvill, out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for attending upon this Assembly, at the present Session, as a Waiter.

IT is Voted and Resolved, That Fifty Dollars be paid to John 50D. allow-Smith, Esq. out of the General-Treasury, in Specie, or in the Bills ed for reof Credit emitted by this State, at the established Rate of Ex-vidence State change; to be appropriated to repairing the State-House in the House. County of Providence, agreeably to his Appointment, at the present Session: And that he account for the same to this Assembly.

IT is Voted and Resolved, That the Address of this Assembly, at Address to the last Session, to the late President of the United States, together the late President

fident of the with his Answer to that Address, be printed in all the Newspapers U. States in the State; and that the said Answer be inserted in the Schedules sand his Answer to be of the Doings of this Assembly.

THE following is the Answer, directed in the preceding Resolve,

Answer of to be printed.

the late Prefident to the Address from this State.

Mount-Vernon, April 3, 1797.

To the General Assembly of the State of Rhode-Island, &c.

Gentlemen.

Supported by the patriotic Exertions and pleafing Approbation of my Fellow-Citizens, for a long Series of Years, in important, critical and highly interesting Situations, I have discharged my Duties with that Satisfaction to myself, which could only result from those Circumstances. And when, in the decline of Life, I gratify the fond Wish of my Heart, in retiring from public Labours, and find the Language of Approbation and servent Prayers for suture Happiness following that Event, my Heart expands with Gratitude, and my Feelings become unutterable.

Bur in sull Considence that under the wise, firm and patriotic Conduct of those who administer our public Affairs, the Prosperity, Happiness and Respectability of our Country, will be no less an Object than they have heretofore been, I feel a peculiar Satisfaction.

Is the Sentiments which I expressed on the Eve of my Retirement from public Life, meet the Approbation of my Countrymen, I must feel highly gratisted; for they were the pure Sentiments of my Heart, sounded on the Experience which I had in Life, and matured by the best Reslection I could give them.

ALTHOUGH guided by our excellent Constitution in the Discharge of official duties, and actuated through the whole Course of my public Life, solely by a Wish to promote the best Interests of our Country; yet, without the beneficent Interposition of the Supreme Ruler of the Universe, we could not have reached the distinguished Situation which we have attained with such unprecedented Rapidity. To Him, therefore should we bow with Gratitude and Reverence, and endeavour to merit a Continuance of his special Favour.

DEEPLY and gratefully impressed by your affectionate Address and benevolent Wishes, I shall not fail to supplicate the Throne of Grace, that the best of Heaven's Blessings may rest upon your State, and upon yourselves individually.

GEO. WASHINGTON.

THE	following	Report was	made to this	Affembly, to	wit:
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State of the Grand Committee's Office.

State of the GrandCommittee's Office; and 73 Committee to burnLoan Money.

Money loaned,	£-96608	14	73 (
1793, Delivered the Committee appointed Jan. 29. burn the Money loaned, 1794, Delivered the Committee appointed	to £.45864 for	7	0
Feb. 14. 5 the same Purpose, 1795, Delivered the Committee appointed	6624	9	3
Jan. 23. \ the same Purpose, 1796, \ Delivered the Committee appointed	9440	3	$2\frac{1}{2}$
Jan, 29. 5 the same Purpose,	7320	8	51/2
Loan Money now in the Office, Specie and Bank-Bills in the Office, ceived at the Rate of 1 for	re-	8	7
£.93 16 $1\frac{3}{4}$, equal to,	1407		
Securities in the Office, and in S	uit, 2108	0 1 5	93
	£.96608	14	7孝

I HEREBY certify that the above Account shews the present State of the Grand Committee's Office.

THOMAS RUMREILL, Keeper of Said Office.

Newport, May 4, 1797.

Which Report being duly considered,

IT is Voted and Refolved, That the same be, and hereby is accepted.

AND it is further Voted and Refolved, That Messes. George Champlin, John L. Boss, and Archibald Crary, be, and they are hereby appointed a Committee to burn the Paper Money now in the faid Office; and that they make Report to this Assembly, at the next Sellion.

THE following Report was made to this Assembly, to wit:

Report of

THE General-Treasurer respectfully presents to the Legislature a the General-Statement of the Balances due (exclusive of the Interest) on the State-Tax, ordered at the Session held in June, A. D. 1796.

From the Towns of Newport, Portsmouth, Jamestown, Tiverton,	Dols. Cents. 201 57 327 52 42 63 319 84 Dols. Cents.	
Providence, Smithfield,	3010 37 269 42 North-Providence	7

North-Providence,	3385 11
Westerly,	277 42
South-King Stown,	615 43
Exeter,	63 5
Hopkinton,	300 38
•	1256 28
Warren,	113 9
East-Greenwich,	242 15
	Dollars 5888 19
Cubmissed by	Lieuny Cuena

Submitted by Newport, May 4, 1797.

HENRY SHERBURNE.

Which Report being duly considered,

IT is Voted and Refolved, That the same be, and hereby is accepted.

An ACT reviving the Charter of The Kentish Guards.

Charter of Guards tevived.

WHEREAS Mr. Job Greene, for himself, and in Behalf of a Number of others, preserved a Petition, and represented to this Assembly, that at the Session of this Assembly, held in Ostober, A. D. 1774, a Charter was granted to an independent Company, called The Kentish Guards, composed of Inhabitants of the Towns of Warwick, East-Greenwich and Coventry; that by neglecting to convene at the Close of the late War, their Charter became vacated; and that a Number of the Citizens of the aforesaid Towns are desirous that the said Charter may be revived: And thereupon prayed this Assembly to pass an Act for that Purpose:

On Consideration whereof,

BE it Enasted by this General Assembly, and by the Authority thereof it is hereby Enasted, That the Charter of the said Company be, and the same is hereby revived: And that the Company to be formed in Consequence of this Ast, by the Name of The Kentish Guards, shall have and enjoy all the Rights, Privileges and Immunities granted in the said Charter, to the same Extent, and as fully and amply, as if the said Charter had never been vacated.

An ACT in Addition to an Act entitled "An Act regulating the Assize of Lime Casks, and the Inspection of Lime."

Aft in Addition to the Aft for inspeding Lime.

BE it Enatted by this General Assembly, and by the Authority thereof it is hereby Enatted, That it shall, in suture, be the Duty of the the Freemen of the Town of Cumberland, at their annual Meeting for the Choice of Town Officers, to appoint as many Inspectors of Lime, as by the faid Freemen may be thought necessary, for regulating the Inspection of Lime burned in Kilns owned by the Inhabitants of the faid Town, wherever the faid Kilns are fituated: That the Duty of such Inspectors shall be the same as by the said Act is affigned for the Inspection of Lime generally; and that they shall be entitled to the same Fees for their Services, and be in like Manner answerable for their Conduct under the said Appointment.

AND it is further Enacted by the Authority aforesaid, That the Freemen of the Town of Providence, legally convened in Town-Meeting, may appoint so many Inspectors of Lime as they shall think expedient: That on Application of any Purchaser of Lime, fuch Inspector, being previously engaged to a faithful Discharge of his Trust, shall be, and hereby is authorized to open the Casks containing the Lime when put up for Market, inspect the Quantity and Quality thereof, and render his Opinion thereon, which shall be conclusive between the Seller and Purchases of the same: And that the Inspector shall be entitled to the same Fees for such Services, as are allowed to the Inspectors of Lime by the said Act; and in like Manner be responsible sor their Conduct under such Appointment.

IT is Voted and Resolved, That Fifty Dollars be allowed and R. Greene, paid to each Member of the Committee appointed to revise and D. L. Barni, digest the existing Laws of the State, out of the General-Treasury, W. Hunter, in Specie, or in the Bills of Credit emitted by this State at the ef- G. Thomas, tablished Rate of Exchange: and that they account for the same. tablished Rate of Exchange; and that they account for the same.

and W. Greene, al.

An ACT empowering the Town of Newport to each. appoint as many Vendue-Masters as they shall think necessary.

BE it Enasted by this General Affembly and by the Authority Newportem. thereof it is bereby Enacted, That the Freemen of the Town of powered to Newport, at their annual Meeting in June next, and thereafter at more than their annual Meetings for the Choice of Town Officers, shall and One Venmay appoint to many Vendue-Masters, or Auctioneers, as they may due Master. think necessary.

Provided, and it is further Enacted by the Authority aforefaid. That the faid Town shall and may, if they shall judge it expedient, authorize the Town-Council of the said Town to appoint and licence so many Vendue-Masters, or Auctioneers, as the said Town-Council may think necessary, on such Terms and in such Manner as the faid Town-Council shall prescribe,

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AND it is further Enasted by the Authority aforefaid, That such Vendue-Masters, or Auctioneers, so to be appointed and licensed by the said Town, or by the said Town-Council, shall be subject to and regulated by all the Penalties, Laws, and Regulations made and provided, or to be made and provided, relative to Vendues, and Vendue-Masters.

Com. to de. IT is Voted and Refolved, That Welcome Arnold, and John Smith, liver the Of- Efgrs. be, and they are hereby appointed a Committee to receive fice of Clerk from the late Clerk of the Superior Court of Judicature, Court of of the Superior Court. Affize, and General Gaol-Delivery, within and for the County of in Provi. Providence, the Books of Record, Seal, Files of Papers, and other Things appearaining to that Office, and to deliver them to Paul Allen, jun. Efg. the prefent Clerk of the faid Court; and that they give and take proper Receipts for the same.

Com. to de- IT is Voted and Refolved, That Archibald Crary, and William livertheShe. Tew, Esqrs. be, and they are hereby appointed a Committee to rerist's Office ceive from the late, and deliver to the present, Sherisf of the County of Newport, all the Schedules, Gaol-Books, Bonds, and other Papers, appertaining to that Office; and that they give and take proper Receipts for the same.

Petition of IT is Voted and Refolved, That the Petition of the Directors of the Directors of Foster Meeting. House Lottery, which was referred from the last to the present Session, be further referred to the next Session; that in the mean Time all persons interested in the said Lottery be notified in the Newport Mercury, and in one of the Providence Newspapers, Three Weeks successively, then to appear, if they shall think sit, and answer the same: And that in the mean Time all proceedings against the said Directors, relative to the said Lottery be stayed.

Resolve res- IT is Voted and Resolved, That all Petitions pending before this peeting Peti- Assembly, praying for the stay of Proceedings, be continued to the next Session of this Assembly; and that in the mean Time all Proceedings be stayed, agreeably to the Prayer of the said Petitions.

AND it is further Voted and Refolved, That all Persons in Gaol, who have Petitions pending before this Assembly, praying for the Benefit of the insolvent Ast, be liberated from Gaol, upon their giving Bonds to the Satisfaction of the Sheriff of the County, in which they are respectively confined, to return to Gaol if their respective Petitions shall not be granted at the next Session of this Assembly.

Officers continued.

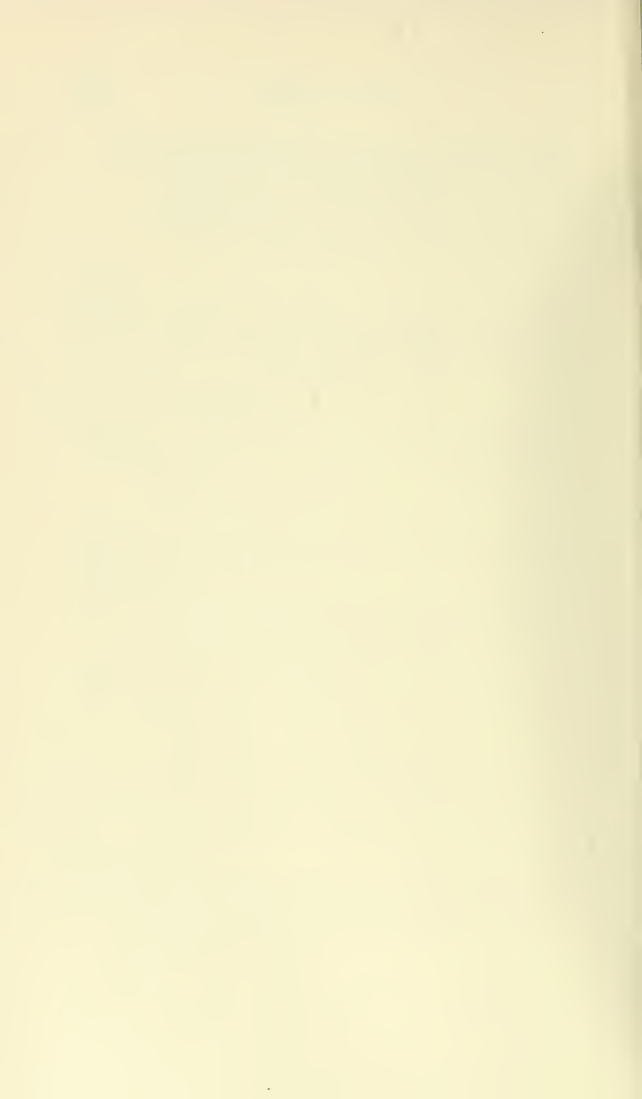
1T is Voted and Refolved, That all Officers not re-elected, and in whose Places others have not been appointed, be and they are hereby continued in their respective Offices, until the next Session of this Assembly, with as sull Power and Authority as they have at any Time heretofore had.

IT

IT is Voted and Refolved, That all Business lying before this Adjourn-Assembly unfinished be, and the same is hereby, referred to the next Session: That the Secretary publish the Acts and Orders now made and passed, and transmit Copies of them to the Sheriss of the feveral Counties, by them to be delivered to the Town Clerks in their respective Counties: And that this Assembly be, and the same is hereby adjourned to the Fourth Monday in June next, then to meet at the State-House in the County of Newport.

GOD fave the United States of AMERICA. Atme Copy, duly examined?
WITNESS,

WARREN (RHODE-ISLAND) : PRINTED BY NATHANIEL PHILLIPS, PRINTER TO THE STATE.



At the General Assembly of the Governor and Company of the State of Rhode-Island, and Providence-Plantations, begun and holden, by Adjournment, at Newport, within and for the State aforesaid, on the Fourth Monday in June, in the Year of our Lord One Thousand Seven Hundred and Ninety-seven, and in the Twenty-sirst Year of Independence.

P R E S E N T,
HIS EXCELLENCY

ARTHUR FENNER, Esquire, GOVERNOR.

THE HONORABLE

SAMUEL J. POTTER, Esq. Deputy-Governor.

THOMAS G. HAZARD, E/q.

NOAH MATHEWSON, E/q.

JOHN SMITH E/q.

JOHN COOKE, E/q.

JAMES CONGDON, E/q.

THOMAS HOXSIE, E/q.

PELLG CLARKE, E/q.

JOB WATSON, E/q.

JOHN HARRIS, E/q.

THE SECRETARY.

REPRESENTATIVES

REPRESENTATIVES from the several TOWNS.

NEWPORT: Mr. Nicholas Taylor, Mr. John L. Bols, Archibald Crary, Esq. William Tew, Esq. Mr. Robert Lawton, jun. PROVIDENCE: Welcome Arnold, E/q. John Smith, E/q. Mr. Thomas P. Ives, James Burrill, jun. Esq. PORTŠMOUTH: Abraham Anthony, jun. Efq. Mr. Richard Shearman, Mr. Thomas Potter, Benjamin Brownell, Esq. WARWICK: Anthony Holden, E/q. Thomas Holden, E/q. Mr. Job Greene, James Rhodes, jun. Esq. WESTERLY: Thomas Noyes, E/q. Rowse Babcock, Esq. NEW-SHORÉHAM: Mr. John Sands, Mr. William P. Sands. NORTH-KINGSTOWN: George Thomas, Esq. Mr. Beriah Waite. SOUTH-KINGSTOWN: Rowland Brown, Esq. Mr. Thomas C. Hazard. EAST-GREENWICH: Mr. George Tillinghaft, Richard Mathewson, Esq. JAMESTOWN : Mr. John Howland, Mr. Daniel Weeden. SMITHFIELD : Job Aldrich, E/q. Mr. Joshua Jenckes. SCITUATE: James Aldrich, Esq. Job Randall, Esq. GLOOESTER: Samuel Winfor, Esq. Mr. Silas Thayer. CHARLESTOWN: Joseph Stanton, jun. Efq.

Mr. Edward Wilcox. WEST-GREENWICH: Mr. Ishmael Nichols, Mr. William Mathewson. COVENTRY: Joseph Rice, Esq. Mr. Thomas Waterman. EXETER: Mr. James Clarke, Mr. Job Wilcox. MIDDLETOWN: Mr. William Peckham, Mr. Benjamin Gardner. BRISTOL : Stephen Smith, Esq. Mr. James D'Wolfe. TIVERTON: Christopher Manchester, Esq. Joseph Durfee, E/q.
LITTLE-COMPTON: John Davis, Esq. Mr. Isaac Bailey. WARREN: Ichabod Cole, E/q. Mr. Charles Wheaton. CUMBERLAND: Mr. David Sayles, Mr. John Walcott. RICHMOND: Thomas James, Esq. James Sheldon, Esq. CRANSTON: John R. Arnold, Esq. John Mawney, Esq. HOPKINTON: George Thurston, E/q. Mr. James Wells, jun. **IOHNSTON**: Edward Manton, Esq. Mr. William Waterman. NORTH PROVIDENCE : Ezekiel Whipple, Esq. Stephen Jenckes, jun. Esq. BARRINGTON: Thomas Allen, E/q. Mr. Jeremiah Bowen. FOSTER: Daniel Howard, Esq. Mr. Jonathan Hopkins.

The Speaker being absent by Reason of Indisposition, Archibald Crarry, Esq. was chosen Speaker of the House of Representatives, pro Tempore.
WILLIAM MARCHANT, Esq. Clerk, of the House of Representatives.

The following Report was made to this Affembly, to wit:

THE Subscribers being appointed, by the Honorable the who bornt General Assembly, at the Session in May last, a Committee Loa to burn the Bills of Credit emitted upon Loan, in May, A. D. 1786, paid into the Grand Committee's Office, do report, that we have received of Thomas Rumreill, Esq. Keeper of the said Office, Five Thousand and Sixty-two Pounds Six Shillings in the said Bills, and have burnt the same. Which is submitted by,

Report of the Com.

£.5062 6 0

GEORGE CHAMPLIN, Committee. John L. Boss, ARCHIBALD CRARY,

To the Honorable the General Assembly. Newport, June 24th, 1797.

Which being duly confidered,

IT is Voted and Refolved, That the faid Report be, and the same is hereby accepted.

IT is Voted and Refelved, That George Champlin, and Archibald Com. to au-Crary, Esquires, and Mr. John L. Boss be, and they are hereby ap-ditthe Genpointed a Committee to audit the Accounts of the General-Trea-eral Treafufurer; and that they make Report to this Assembly at the next counts. Seffion.

An ACT to incorporate certain Persons, by the Charter to Name of The United Congregational Society, in Congregathe Town of Barrington, within this State.

ty to Barrington.

WHEREAS divers Persons, belonging to the Congregational Society in the Town of Barrington, within this State, whereof the Reverend Solomon Townsend was late Pastor, preferred a Petition to this Assembly, praying for an Act of Incorporation, whereby they may be enabled to promote certain Purposes herein after mentioned:

BE it therefore Enacted by this General Assembly, and by the Authority thereof it is hereby Enacted, That Messieurs Josiah Humphry, Edward Bosworth, Elkanah Humphry, Samuel Allen, Somuel Allen, Physician, William Brown, Consider Tripp, Solomon Townsend, Joshua Bicknall, Solomon Townsend, jun. Nathaniel Smith, Samuel Bos-worth, Ebenezer Tiffany, Joseph Bicknall, Kent Brown, Samuel Allen, jun. Sylvester Viall, Thomas Allen, Benjamin Martin, Samuel Barnes, Asa Bicknall, Evenezer Peck, Matthew Watson, Matthew Watson. jun. John Barnes, Matthew Allen, Josiah Kinnicut, and John Harding, being the aforesaid Petitioners, together with such others as they shall from Time to Time elect, shall forever hereaster be a Body politick and corporate, by the Name of The United Congregational Society, in the Town of Barrington, for the Purpose of raising a Fund,

Fund, by free and voluntary Subscription, and otherwise, for the Support of public Worship in the said Society. And the said United Congregational Society is hereby empowered to receive and hold all and any Subscriptions, Contributions, Donations and Legacies of any Sum or Sums of Money, or of any real or personal Estate; and also to have and possess Lands, Tenements, or Hereditaments, or any Goods or Chattels whatfoever; and the fame to leafe, or otherwise convey, under their Seal, for the Use of the said Society, at their Will and Pleasure. And the faid United Congregational Society shall, and are hereby declared to be a Body politick and corporate, capable in Law to sue and be sued, to plead and to be impleaded, in all Courts proper to try any Action or Suit by the faid Corporation to be brought, in the Name of their Treasurer, and by them in his Name to defend in any Matter respecting the faid corporate Body. And if the faid United Congregational Society shall become seized of Lands, Tenements, or other real or personal Estate, or Chattels real, by Mortgage or otherwise, it shall be lawful for them by Deed, under their Seal, to convey such Lands, Tenements, or other Property acquired as aforesaid.

IT is surther Enabled by the Authority aforesaid, That there shall be a Meeting of the said United Congregational Society, in the said Town of Barrington, on the First Monday in May, annually, forever; at which Time they may and shall elect, from their own Body, a President, a Vice-President, a Treasurer, and a Secretary, and such other Officers as they shall judge necessary, who shall be sworn to the saithful Discharge of their respective Offices in due Form of Law.

IT is further Enasted by the Authority aforesaid, That there shall be Meetings of the said United Congregational Society on the First Mondays in the Months of August, November, and February, annually, and oftener, if the said Society shall think needful, at such Places as the said Corporation shall direct.

IT is further Enasted by the Authority aforefaid, That the said United Congregational Society shall have a common Seal, which they may alter and change at Pleasure: And that the said Society, by the Name aforesaid, shall have perpetual Succession in Fast and in Name.

IT is further Enalled by the Authority aforesaid, That the aforesaid Nathaniel Smith shall be the First President, the aforesaid Asa Bicknall the First Vice-President, the aforesaid Joshua Bicknall the First Treasurer, and the aforesaid Solomon Townsend the First Secretary of the said Society, who shall continue in their respective Offices until the First Monday in May, A. D. 1798.

IT is further Enalled by the Authority aforefaid, That all Donations to the faid Society by voluntary Subscriptions, Contributions, Legacies, or otherwise, shall make a Part of, and be put into the capital

capital Stock or Fund of the said Society (excepting such as shall be differently appropriated by the Donors) and shall and may be disposed of for the Support of a Pastor, as the said Society shall direct.

IT is further Enasted by the Authority aforesaid, That the said Society, at any of their regular Meetings, may elect into their Number or Body such Persons as they shall judge proper; and may appoint Committees to prosecute the Orders of the said Society, and to a stupon and do whatever may be judged necessary for the well ordering of the Affairs of the said Society.

IT is further Enacled by the Authority aforesaid, That any Seven of the Members of the said Corporation (the President, Vice President, Treasurer or Secretary always to be one) being convened at any regular Meeting, shall be, and hereby are declared to be a Quorum of the said Society.

IT is further Enatted by the Authority aforefaid, That all Donations of whatever Kind, or however made, to the said Society, with the Names of the Donors, and the Purposes for which such Donations shall be made, shall be entered on Record by the Secretary for the Time being; and also their yearly Income: That the Interest arising from the capital Stock or Fund of the said Society, not otherwise appropriated by the Donors shall be applied for the Support of the Pastor for the Time being, and the Surplus, if any, shall be appropriated as the said Society shall direct: And that the Accounts of the Treasurer shall be exhibited and audited at every annual Meeting of the said Society.

IT is further Enatled by the Authority aforefaid, That if ever there shall be a less Number than Seven belonging to the said United Congregational Society, then all the Money, Bonds, Mortgages, Deeds, Notes, Obligations, Books, and Papers, together with all the Estate real or personal, or Chattels real, whatever belonging at that Time to the said Society, shall be given up to, and the sole Property thereof vested in, the said Congregational Society, late under the pastoral Care of the said Mr. Townsend, for whose Use and Benefit the said United Congregational Society is instituted; and shall be lodged in the Hands of such Person or Persons as the Majority of the said Congregational Society shall appoint to receive the same.

PROVIDED neverthele/s, and it is further Enalled by the Authority afore/aid, That no Part of this Act shall be construed, or be understood, to grant any Power or Powers to the said United Congregational Society, to raise any Sum or Sums of Money, for the Purpose aforesaid, otherwise than by free Contribution, Subscription, Legacy or Donation.

AND it is further Provided, and Enacted by the Authority aforefaid, That no Rule, Order, Regulation, or By-Law shall be made and passed by the said United Congregational Society repugnant to the Laws of this State, or to the Design of this Institution.

IT is ordered, That upon the Application, and at the Expence of the Petitioners, the Secretary make an Exemplification of this Act under the State Seal.

Powder granted to Providence Artillery Company.

Upon the Petition of the independent Company, called The United Company of the Train of Artillery, in the Town of Providence,

IT is Voted and Refolved, That John Smith, Esq. be, and he is hereby empowered to purchase, at the Expence of the State, Four Quarter-Casksof Gunpowder for the Use of the said Company, the ensuing Year; and that he exhibit his Account for the same to this Assembly at the next Session.

Officers of the West. Greenwich and Coventry Light Infantry.

The following Return of the Officers elected by the independent Company, called The West-Greenwich and Coventry Light Infantry, was made to his Excellency the Governor, and the Council, who approve the Choice, to wit:

Thomas Phillips, Captain, | Christopher Matteson, Second Lieut. Caleb Bailey, First Lieut. | Samuel Remington, Ensign.

J. White discharged from his 30 per Cent. Bond. IT is Voted and Refolved, That the Demand of the State, brought in the Name of Ebenezer Thompson, Esq. late Collector of this State's Impost for the District of Providence, against John White, of Providence, Merchant, for Thirty per Cent. Damages, due on the Bond by him given to the Sheriff of the County of Providence to remain a true Prisoner, be relinquished: And that the Discharge made by the Attorney-General upon the Gaol-Book of that County for the Principal of the said Demand shall be a Discharge thereof.

Gen. Treafurer to receive from the Loan. Office the cancelled Notes.

IT is Voted and Refolved, That the General-Treasurer be, and he is hereby, authorized and directed to receive the State Notes, in the Hands of Jabez Bowen, Esq. the Commissioner of Loans for the United States, within this State, which have been cancelled; and that he give his Receipt for the same.

Liberties of Newport Gapl celarged. THE following Report was made to this Assembly, to wit:

To the Honorable the General Assembly,

We, your Committee for enlarging the Bounds of the Gaol in Newport, beg Leave to report, that, for the Convenience of ahose confined for Debt, as well as to grant to the said Prisoners Privileges more equal to those granted to the Prisoners for Debt in other Counties in this State, it is our Opinion that the Gaol Bounds in Newport be extended from the present North-East Boundary, at James Taylor's Corner, in a direct Line along that Street leading South-Easterly to the Court-House, embracing the whole Width of the said Street; and Twenty Feet Distance around the said Court-House,

House, measuring from the Walls on the North, West, and South, and on the East from the Yard Fence, together with the Privilege of the Court-House. All which is submitted by

ARCHIBALD CRARY, JOHN L. Boss, WILLIAM TEW,

Which being duly considered,

IT is Voted and Resolved, That the said Report be accepted; and that the Bounds therein mentioned be, and they are hereby established as the limits of the Liberties of the said Gaol,

THE following Return of the Officers elected by the Artillery Officers of Company in the County of Bristol was made to his Excellency the the Bristol Governor, and the Council, who approve the Choice, to wit:

Artillery Company.

Samuel V. Peck, Second Lieut. Samuel Wardwell, Captain, William D'Wolfe, First Lieut. John Bradford, Ensign.

IT is Voted and Resolved, That Fifty-fix Dollars and Ninety-sour 56 D. 94 C. Cents be allowed and paid to Mr. Nathaniel Phillips, out of the allowed General Treasury, in Specie, or in the Bills of Credit emitted by N. Phillips. this State, at the established Rate of Exchange; it being the Amount of his Account to the present Time, for printing done for the State.

IT is Voted and Refolved, That the Petition presented to this Petition for Assembly, praying for a Revision of the Ten Rod Road, so called, the Revision of the Ten leading through Part of North-Kingstown and Exeter to the Line Rod Road of Connecticut, be referred to the next Session; and that in the mean referred Time all Persons concerned be notified, by an Advertisement to be inserted Three Weeks successively in the Newport Mercury, then to appear, if they shall think fit, to snew Cause, if any they may have, why the Prayer thereof ought not to be granted.

IT is Voted and Refolved, That John Smith, and William Allen, Grant for Esquires be, and they are hereby empowered to draw the further Providence State House. Sum of Three Hundred Dollars, out of the General Treasury, for the Purpose of completing the Repairs of the State-House in Providence; for which they are to account to this Assembly.

Both Houses being Resolved into a Grand Committee, made Officers Choice of the Gentlemen whose Names are set down in the subse- elected. quent List to the Offices ascribed to them respectively, to wit:

Gideon Clarke, Efq. Chief, Robert Stanton, Elq. Second, Thomas Tesse, Esq. Third, William Hammond, Esq. Fourth, John Waite, Esq. Fifth.

Justice of the Court of Common Pleas, and General Sessions of the Peace, within and for the County of Washington.

IUSTICES

JUSTICES of the PEACE for several Towns:

Newport:
Henry Sherburne,
Benjamin Sayer,
Christopher Ellery,
Robert Taylor,
Jonathan Almy,
Esquires.

Providence:
Samuel Chace,
James Arnold,
William Thurber,
George Tillinghaft,
William Richmond,
William Tyler (the Second)
William Jones,
Wheeler Martin,
Obadiah Brown:
Efquires.

Warwick:
Henry Remington, Esq.
in Addition.

Westerly:
Samuel Bliven,
Joseph Potter,
Paul Maxson,
Abel Larkin,
Esquires.

North-Kingstown:
George Thomas,
Daniel Updike,
William Corey,
Nicholas C. Northup,
William Northup,
Oliver Gardner,
Ifaac Vaughan,
Slocum Hall,
Christopher Gardner,
Jonathan Reynolds (Son of
William)
Esquires.

South-Kingstwon:
John Segar,
Caleb Teffr,
Samuel E. Gardiner,
Samuel Helme,
Barber Peckham,
Samuel Hoxfie,

James Shearman, fun.
Cyrus French,
Levi Totten,
Gideon J. Babcock,
Josephus Peckham,
Esquires.

East-Greenwich:
Hopkins Cooke,
George Spencer,
Andrew Boyd,
Jonathan Pitcher,
Thomas Sweet (Son of Sylvetter)
John Place,
Esquires.

Smithfield:
Daniel Winfor, Esq. in the
Room of Dutee Winfor, Esq.
who declined.

Scituate:
John Harris,
Stephen Harris,
John Wilkinson,
Benjamin Angell,
Jeremiah Stone,
Gideon Austin, jun.
Peleg Fisk, jun.
Elisha Mathewson,
Esquires.

Charlestown:
Peleg Cross,
Simeon Babcock,
Nathan Taylor,
John Collier,

Esquires.

West-Greenwich:
Samuel Hopkins,
Levi Whitford,
Caleb Hall,
George Potter,
Stephen Wilcox,
Amos Jaqways,
Silas James,
Hall Mathewson,
Esquires.

Coventry:

Coventry:
Benjamin Fenner, Esq.
in Addition.

Exeter:
Samuel Biffell,
Nathaniel Rathbun,
Daniel Tillinghaft,

Esquires, all in Addition,

Middletown :

Elisha Allen, Parker Hall, Clarke Taggart, Est

Esquires.

Bristol:
Thomas Swan,
Samuel Bosworth,
Richard Smith, jun.

Esquires.

Tiverton:
Thomas Durfee,
Lemuel Taber,
Redford Dennis,
Elihu Hicks,

Esquires.

Little-Compton:
Enos Giffard,
Thomas Palmer.
Benjamin Tomkins,
Isaac Wilbur,
John Brown,

Esquires.

Cumberland:
Philip Capron,
Jotham Carpenter,
Nathaniel Shepardson,
Ebenezer Carpenter,

Esquires.

Richmond:
James Sheldon,
Remington Clarke,
James Potter,
Jonathan Maxson,

Jeremiah Tefft, Josias Lillibridge, Francis Brown,

Esquires.

Cranston:
William Warner,
Jeremiah Randall,
John A. Burton,
Joseph Harris,
Stephen Fenner, jun.
Nicholas Congdon,
Samuel Budlong,

Esquires.

Hopkinton:
David Nichols,
Randall Wells,
Josiah Witter,
Moses Barber,
Samuel Gardner, jun.
Thomas Wells, jun.
Thomas P. Gardner,
Esquires.

Johnston:
Abraham Belknap,
Benjamin Kimbal,
Caleb Alverson,
Harding Harris,
Joseph Williams,
Ezekiel Angell,

Esquires.

North Providence:
Hope Angell,
Ezekiel Whipple,
Caleb Jenckes,
Stephen Jenckes, jun.
Esquires.

Foster:
Daniel Howard,
Caleb Potter,
Simeon Seamans,
Jacob Phillips,
Nehemiah Angell,
Hezekiah Seamans,
Fleet Brown,

Esquires.

MILITARY OFFICERS.

Stephen Wightman, Esq. Brigadier-General of the Militia in the County of Washington.

William Rhodes, Esq. Lieutenant Colonel Commandant of the First Regiment of Militia in the County of Washington.

Benjamin Wardwell, Esq. Lieutenant-Colonel Commandant of the Regiment of Militia in the County of Bristol.

James Updike, Esq. Lieutenant-Colonel Commandant of the Second Regiment of Militia in the County of Washington.

George James, Esq. Lieutenant-Colonel Commandant of the Third Regiment of Militia in the County of Washington.

Caleb West cot, Esq. Lieutenant-Colonel Commandant of the Senior Class Regiment in the County of Previdence.

Jeremiab Thurston, Esq. First, Major of the First Regiment of Mi-Ethan Crandatl, Esq. Second, Ilitia in the County of Washington.

Joseph Adams, Esq. First Major of the Regiment of Militia in the County of Bristol.

Benjamin Lewis, Esq. First, Major of the Second Regiment of Mi-Ezbon Sanford, Esq. Second, Stitia in the County of Washington.

Gideon J. Babcock, Esq. First, Major of the ThirdRegiment of Mi-Levi Tetten, Esq. Second, Slitia in the County of Washington.

Benjamin Fry, Esq. First Major of the Senior Class Regiment in the County of Providence.

INFANTRY OFFICERS.

Providence:

Fourth Company, Joseph Snow, Captain, Edward Luther, Lieutenant, William F. Greene, Ensign.

North-Kingstown:

First Company,
Royal Vaughan, Captain,
Daniel Hunt, Lieutenant,
Joseph Corey, jun. Ensign.
Second Company,
George Bissell, Captain,
Thomas R. Congdon, Lieut.
Christopher Northup, Ensign.

Third Company,
Lodowick Updike, jun. Captain,
George Congdon (Son of James)
Lieutenant,
Nicholas Reynolds, Ensign,
Fourth Company,
James Shearman, Captain,
Henry Congdon, Lieutenant,
Lowry Shearman, Ensign.

South-Kingstown ?

First Company,
Benjamin T. Shessield, Captain,
John Cranston, Lieutenant,
John R. Shessield, Ensign,
Second

Second Company, Silas Clarke, Captain, Robert Brown, Lieutenant, Joseph M. Knowles, Ensign.

Scituate :

Second Company, James Kimbal, Captain, Clements Smith, Lieutenant, Elisha Bowen, Ensign.

Glocester :

Second Company,
William Lapham, Captain,
Jireh Ballou, Lieutenant,
Nathan Williams, Enfign.
Third Company,
James Potter, Captain,
Jenckes Sprague, Lieutenant,
Adfer Eddy, Enfign.
Sixth Company,
James Place, Captain,
John Greene, Lieutenant,

Charlestown:

Senior Class Company, Samuel Perry, Captain, Henry Greene, Lieutenant, Gideon Burdick, Ensign. First Company, Braddock Perkham, Captai

Anan Evans, Enfign.

Braddock Peckham, Captain, Benjamin York, Lieutenant, James York, Enfign.

West-Greenwich:
Senior Class Company,
Thomas Case, Ensign.

Coventry:

First Company, Edmund Arnold, Ensign.

Exeter:

First Company, Hiams Bates, Captain, Peter Weaver, Lieutenant, Reynolds Lawton, Ensign. Second Company, John Maguire, Captain, Gideon Arnold, Lieutenant, Stephen Lewis, jun. Ensign. Third Company, Samuel Lewis, Captain, Jonathan Wilcox, Lieutenant, John Lewis, Ensign.

Middletown Company:

Giles Manchester, Captain, James Irish, Lieutenant, Christopher Barker, Ensign.

Bristol Company:

Thomas Church, Captain, Loring Finney, Lieutenant, William Reynolds, Enfign.

Tiverton :

Second Company, Philip Sisson, Captain, Peirce Dwelly, Lieutenant, Benjamin Dursee, Ensign.

Warren:

First Company,
Benjamin Cole, Captain,
William Hoar, Lieutenant,
Preserved Alger, Ensign.
Second Company,
Samuel Mason, Captain,
Benjamin Saunders, Lieutenant,
Benjamin Barton, jun. Ensign.

Hopkinton:

First Company,
William Tanner (the 2d.) Capt.
Benjamin Langworthy, Lieut.
Amos Langworthy, Ensign.
Second Company,
Rowland Babcock, Captain,
Peleg Babcock, Lieutenant,
Henry Burdick, Ensign.

Third Company, Nathan Maxson, Captain, John Kinyon, Lieutenant, Samuel Peckham, Ensign.

Fourth Company,
John Tanner, Captain,
Matthew

Matthew Stillman, Lieutenant, Caleb Church (the 2d.) Enfign.

Johnston:

Second Company, Olney Angell, Lieutenant, Caleb Bastow, Ensign.

Barrington Company: Ebenezer Peck, Captain,

John Harding, Lieutenant, John Martin, Ensign.

Foster :

Senior Class Company, Daniel Howard, Captain, Abiathar Young, Lieutenant, Squire Bucklin, jun. Ensign.

R. Jones and ers discharg. ed from Gaol.

IT is Voted and Resolved, That Robert Jones, a poor Prisoner in his Daught- the Gaol in the County of Washington, who was convicted of Thefr, be liberated from Gaol for the Space of Eight Weeks: That if at the Expiration of that Term, or at any Time afterwards, he shall not have paid the whole Amount of the Fines imposed upon him, and upon Mary Jones and Rebecca Jones, his Two Daughters, who were convicted of the said Crime, and are now Prisoners in the same Gaol, together with all the Costs of Court, and of his and their Support in Gaol, then, and in that Case, it shall be the Duty of any Citizen of this State to apprehend him and commit him to any Gaol within the State: That his faid Two Daughters be discharged from the said Gaol without Condition or Restriction: And that the Sheriff of the faid County furnish them with such Cloathing, to the Amount of Twenty Dollars, as he shall think most suitable to their present Condition.

10 D. 75 C. allowed N. Poster.

AGREEABLY to the Report of a Committee appointed by the House of Representatives, It is Voted and Resolved, That Ten Dollars and Seventy-five Cents be allowed to Noell Potter, a special Deputy-Sheriff, for the Services of himself and Aid, in the Year 1784, in apprehending and committing to Gaol, by Virtue of Warrants from a Justice of the Superior Court of Judicature, several Persons charged with counterfeiting Dollars; and that the same be paid him out of the General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange.

15 D. allowed A. Miner.

AGREEABLY to the Report of a Committee appointed by the House of Representatives, It is Voted and Resolved, That Fifteen Dollars be allowed to Alpheus Miner, a Deputy-Sheriff, for the Services and Expences of himself and Aid, in the Year 1791, in apprehending a George Popple, and attending upon the Superior Court, as a Witness against Mount, who was hanged; and that the fame be paid him out of the General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange.

AGREEABLY

AGREEABLY to the Report of a Committee appointed by the 13 D. allow-House of Representatives, It is Voted and Rejolved, That Thirteen ed S. Potter. Dollars be allowed and paid to the Representatives of Stephen Potser, Esq. deceased, out of the General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; and that the same be in full Compensation of an Account by him charged against the State, for Services as a Justice of the Superior Court of Judicature, &c. in the Year 1784, in iffning Warrants against divers Persons suspected of counterseiting Dollars, and in examining, and ordering them to Gaol.

An ACT empowering the feveral Town-Councils to tax Billiard-Tables in their respective Towns.

BE it Enasted by this General Assembly, and by the Authority there- Town-of it is bereby Enasted, That the several Town-Councils in Councils this State be, and they are hereby, authorized and empowered to tax Bilaffess and levy such Taxes or Excises upon all Billiard-Tables, liard-Tawhich now are, or hereafter may be, kept or fet up in their respec- blestive Towns, as they shall judge proper; that such Taxes or Excifes shall be collected in the laine Manner as other Town-Taxes are; and that the Money arising therefrom be paid into the Town Treasury of the Town where the same shall be collected, to and for the Ule of fuch Town.

An ACT for calling in the Notes and Securities issued by the State, for Services and Supplies during the late War with Great-Britain, which have not been liquidated and exchanged, and for giving the Holders of them new Securities.

BE it Enacted by this General Affembly, and by the Authority there- Act for callof it is bereby Enacted, That the Holders of the Notes and ing in cer-Securities iffued by the State, for Services and Supplies during the and Securilate War with Great Britain, included in the several Descriptions ties. of Notes and Securities in the Act passed at the Session held in January, A. D. 1795, and in the Act in Addition thereto, passed at the Session held in May, A. D. 1795, for transferring the debt due from the United States to this State, and which have not been liquidated and exchanged, agreeably to the Provision of the faid Acts, be, and they are hereby authorized and permitted, any Time before the First Day of January, A. D. 1798, to carry the said Notes and Securities into the General Treasury: And that the General Treasurer be and he is hereby empowered and required, to liquidate and adjust such Demands, and give new Securities for

the Amount thereof, upon the Principles of the said Acts, to carry an Interest thereon, at the Rate of Four per Cent. per Annum, from the First Day of January, A. D. 1795.

IT is further Enasted by the Authority aforesaid, That the General Treasurer pay and indorse on all Notes, carrying the said Interest of Four per Cent. per Annum, from the said First Day of January, A. D. 1795, which have been already issued, and upon such as shall be issued pursuant to this Ast, Two Years Interest, in Certificates, for the Amount of such Payments, to be paid out of the next State Tax, or any other Money that may be in the General Treasury.

PROVIDED nevertheless, and it is further Enacted by the Authority aforesaid, That no Certificate for Interest, issued agreeably to this Act, be paid until after the said First Day of January, A. D. 1798.

It is ordered, that this Act be published in the several Newspapers in the State.

12 D. allowed T. Noyes. IT is Voted and Refolved, That Twelve Dollars be allowed and paid to Thomas Noyes, Eiq. out of the General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for his Services as one of the Committee on the Gaol in the County of Providence.

ed I. Cole.

IT is Voted and Refolved, That Nineteen Dollars be allowed and paid to Ichahod Cole, Eq. out of the General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for his Services as one of the Committee on the Gaol in the County of Providence.

9 D. allowed T. Holden. IT is Voted and Resolved, That Nine Dollars be allowed and paid to Thomas Holden, Esq. out of the General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for his Services as one of the Committee on the Goal in the County of Providence.

122 D. 68C. allowed H. Ward.

IT is Voted and Resolved, That One Hundred and Twenty-two Dollars and Sixty-eight Cents be allowed and paid to Henry Ward, Esq. out of the General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for Services as Secretary, commencing at the Session in May last to the present Time.

Report on the Demands of G. Howell, who is allowed

677 D.73C.

THE following Report was made to this Assembly, to wit:

To the Honorable the General Assembly, convened on the Fourth Monday in June, A. D. 1797.

Pursuant to the Refolve of the General Assembly, passed at the Session held in February, A. D. 1797, I have examined the Vouch-

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ers in Favor of George Howell on the Notes of Hand given to him by John Jencks, Samuel Young, and Joseph and Timothy Packer, and the Payment of which is said to have been assumed by the State; and after deducting Twenty per Cent. upon the Amount of the Principal and Interest of the said Notes, agreeably to the said Refolve, I find due thereon to the said George Howell, the Sum of Six Hundred and Seventy-feven Dollars and Seventy-three Cents; which is submitted by

RAY GREENE.

Which being duly considered,

IT is Voted and Refolved, That the faid Report be accepted: That the General Treasurer pay to the said George Howell, or to his legal Attorney, the faid Sum of Six Hundred and Seventy-fewen Dallars and Seventy-three Cents in full Discharge of the Demands mentioned in the faid Report; and that the faid Notes be delivered up to the Individuals who gave the same, or to their legal Reprefentatives, upon their lodging in the General Treasury a Discharge for any further Demand thereon against the State.

IT is Voted and Refolved, That Twenty-seven Dollars and Nine- 27 D. 90 C. ty Cents be allowed and paid to Joseph Reynolds, Keeper of the Gaol allowed in the County of Washington, out of the General Treasury, in Spe- J. Reynolds. cie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for the Maintenance of Robert Jones and his Two Daughters, poor Prisoners committed at the Suit of the State, to the Twenty-fixth Day of June, A. D. 1797.

WHEREAS Andrew Waterman, of Smithfield, in the County of A Road Providence, Yeoman, represented unto this Assembly, that he hath laid out in lately laid out and fenced a Piece of Land for a Highway, begin-by A. Waning at a Place a little above Obed Seaver's in Smithfield aforesaid, terman etand extending about a Mile and Three Quarters until it unites with tablished as the old Road, near the Shop of Benjamin Medbury, Shoemaker, in a public Glocester; upon which he hath expended much Labour: That he Road. is informed that a Petition to the General Assembly is now handed about for Subscriptions, praying that the said Way, which he hath been at the Trouble and Expence of making, may be converted into a Part of the great Country Road: And that he is willing to have the same done, and will freely contribute his Land and Labour before mentioned for that Purpose: Provided the General Affembly will make Provision to complete the said Way, and establish it as a public Highway, and defray the Expence of keeping it in Repair after it shall be so established:

On due Consideration whereof,

IT is Voted and Refolved, That the Road mentioned in the faid Petition, as laid out by the faid Andrew Waterman, shall be henceforth confidered and established as a Part of the great Country

Road, and shall be supported and repaired in the same Manner as the other public Roads and Highway in the State are: And that Meffieurs John Smith, Thomas P. Ives, and James Burril!, jun. be, and they are hereby, appointed a Committee to determine the Course and Width of the said Road; and that the same be done without Expence to the State.

Com. on the

Upon the Memorial of John Reynolds, Esq. late Agent-Clothier Memorial of for the State, fetting forth that he hath never been allowed any J. Reynolds. Commission for transacting that Business, and praying that a Committee may be appointed to rake that Matter into Confideration, and also to rectify several Mistakes made in the Settlement of his Accounts,

> IT is Voted and Resolved, That the Subject Matter of the said Petition be referred to the Consideration of George Champlin, Welcome Arnold, and Thomas Holden, Esq'rs, and that they make Report to this Affembly at the next Seffion.

Com. on fraudulent Notes.

IT is Voted and Resolved. That the General-Treasurer, John Handy, Esq. and Mr. Christopher Fowler, he, and they are hereby, appointed a Committee, and authorized to mark fuch Notes as are retained in the General Treasury, upon Suspicion of their having been obtained by Fraud, if they shall deem them to have been so obtained; and that they still be retained in the General Treasury.

Com. to fill Lot in Previdence.

IT is Voted and Resolved, That John Smith, Charles Lippitt, and up the Gael William Allen, Esquires, be, and they are hereby, appointed a Committee to fill up the Gaol Lot in Providence; that they lay the Foundation of the State and County Prison in Conformity to the Pian and Report of the Committee, appointed for that Purpofe, prefented to this Assembly, at the prefent Session; that the said Committee be, and they are hereby, empowered to receive One Thousand Dollars out of the General Treasury for that Purpose for which they are to be accountable; and that they advertise for, Proposals to be made to them for contracting to build the said Gaol.

Attorney. General to profecute for divers Debts due to the State.

IT is Voted and Resolved, That the Attorney General take into Consideration the Report made by James Sheldon, Esq. and others to this Assembly, of the Demands of this State against divers Individuals, for Lands, Debts, &c. that he profecute, as early as may be, all such Demands as he may think adviseable; that he consult with the faid James Sheldon, and I homas Peckham, Esq. for further Information on this Subject; that he pay whatever Sums he may recover into the General Treasury; and that he make Report of such Lands as he may recover, if any, to the General-Treasurer.

A Foorth Company in Smithfield formed.

Upon the Representation of the Field Officers of the Second Regiment of Militia in the County of Providence,

IT is Voted and Resolved, That Part of the First and Third Companies of Infantiy in the Town of Smithfield be taken off from

the faid Companies, and formed into a Fourth Company by the following Lines of Division, to wit: Beginning at the Line between Smithfield and North-Providence, at Wanasquatucket River: thence Northerly with the faid River to the Fork; thence, following the Northerly Branch of the faid River that leads by Appleby's Forge until it comes North of the House of Richard Mowry; thence Easterly, bounded on the Second or Woonofoquet Company, to the House of Jonathan Taylor; thence Southerly to the House of Benjamin Newell, still Southerly to the House of Stephen Smith, formerly Richard Sayles's; thence Southerly to the Forks of the Road known by the Four Corners; thence, running with the Road, to Pulling's Corner; thence, Southerly, with the faid Road, to the House of James Young; and thence South to North-Providence Line, and bounded thereby to the faid Wanasquatucket River: And that the faid Fourth Company comprehend all the aforefaid Houses, and all the Men within the aforesaid Lines.

IT is Voted and Refolved, That Stephen Farnum be appointed Officers ap-Captain, David Harris, jun. Lieutenant, and Samuel Mowry, En- pointed. fign, of the Fourth Company of Infantry in the Town of Smithfield.

IT is Voted and Resolved, That Twenty-three Dollars and Nine- 23 D. 95 C. ty-fix Cents be allowed and paid to Jonathan Niles, Esq. Sheriff of allowed the County of Kent, out of the General Treasury, in Specie, or in J. Niles. the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account to the present Time, for the Support of divers poor Prisoners committed at the Suit of the State, for Wood provided for the Use of the Superior Court, and for transmitting Commissions and Schedules to the proper Officers in the said County.

IT is Voted and Resolved, That William Jones, Wheeler Martin, Officers apand Obediab Brown, Esquires, be, and they are hereby, appointed pointed. Justices of the Peace for the Town of Providence; in Addition.

IT is Voted and Resolved, That Thirty-three Dollars be allowed 33 D. allowand paid to Messirs. Benjamin and John Mumford, out of the General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of their Account, for carrying from the Secretary's Office to the different Councies in the State, for Six Years last past, Schedules, Commissions, Proclamations, particular Acts of Assembly, &c.

IT is Voted and Resolved, That One Dollar and Forty-one Cents 1 D. 41 C. be allowed and paid to Mr. John Richards, out of the General allowed Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for repairing the Fence round the Yard of the State-House in the County of Newport, and for Candles provided for the Use of the Court of Common Pleas in the said County,

IT is Voted and Resolved, That Twenty one Dollars and Seventy- 21 D. 75 C. five Cents be allowed and paid to William Marchant, Efq. out of allowed W. Marchant.

the General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for his Attendance upon this Assembly, at the last and the present Session, as Clerk of the House of Representatives, and for providing Paper, Quills, &c.

- Mis Voted and Refolved, That Six Hundred Dollars be allowed lowed Govto His Excellency Arthur Fenner, Esq. for his Salary as Governor of the State the Year past: That Two Hundred Dollars be allowed to the Honorable Samuel J. Poster, Esq. for his Salary as Deputy-Governor of the State the last Year: And that the same be paid to them respectively, out of the General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange.
- allowed B. Wilbur.

 It is Voted and Refolved, That One Dollar and Seventy five Cents be allowed and paid to Mr. Benjamin Wilbur, out of the General Treasury, in Specie, or in the Bills of Credit emitted by this State at the established Rate of Exchange; it being the Amount of his Account, for repairing the Windows of the State-House in the County of Newport.
- so D. 66 C. IT is Voted and Refolved, That Fifty Dollars and Sixty fix Cents be allowed and paid to Thomas Freehody, Esq. out of the General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being a Balance which appears to be due, by the Report of a Committee appointed by the House of Representatives, upon his Account, for superintending the Press, when the Bills of Credit emitted by this State in May, A. D. 1786, were struck off, and for a large Book for Records, delivered to the late General-Treasurer, for the Use of his Office.
- 12. D. allowed H. Barber. IT is Voted and Refolved, That Twelve Dollars be allowed and paid to Mr. Henry Barber, out of the General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Sum reported, by a Committee of the House of Representatives, to be due on his Account for Printing done for the State to the present Time.
- 133D. 33C. IT is Voted and Refolved, That One Hundred and Thirty-three allowed J. Dollars and Thirty-three Cents be allowed and paid to Jesse Whitmore. More, Keeper of the Gaol in the County of Providence, out of the General Treasury, in Specie, or in the Bills of Credit emitted by this State at the established Rate of Exchange; it being the Sum reported, by a Committee of the House of Representatives, to be due on his Account, for Repairs made on the said Gaol.
- allowed T. Tew.

 1T is Voted and Refolved, That Six Dollars and Twenty-eight Cents be allowed and paid to Mr. Thomas Tew, out of the General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account for attending upon this Assembly at the present Seffion,

sion, as a Waiter, and for Sand provided by him for the State-House.

IT is Voted and Resolved, That Six Dollars be allowed and paid 6 D. allowto Mr. Thomas Metvill, out of the General Treasury, in Specie, or ed T. Melin the Bills of Credit emitted by this State, at the established Rate will. of Exchange; it being the Amount of his Account, for his Attendance upon this Assembly at the present Session, as a Waiter,

IT is Voted and Resolved, That Six Dollars be allowed and paid 6 D. allowed to Mr. John Richards, out of the General Treasury, in Specie, or J. Richards. in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for his Attendance upon this Assembly at the present Session, as a Waiter.

IT is Voted and Refolved, That Six Dollars be allowed and paid 6 D. allowed to Mr. James Tew, out of the General Treasury, in Specie, or in J. T.w. the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for his Attendance upon this Assembly, as a Waiter, at the present Session.

IT is Voted and Resolved, That the General Treasurer be, and Grant to B. he is hereby, directed to pay to Benjamin Shearman, of Newport, Shearman. Ropemaker, the Note he holds against the State for Forty-two Pounds Nineteen Shillings and a Penny, dated in July, A. D. 1784, together with the Interest which hath accrued thereon.

IT is Voted and Resolved, That Fourteen Dollars be allowed and 14 D. allowpaid to Henry Ward, Esq. out of the General Treasury in Specie, ed H. Ward. or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for his Attendance upon this Assembly at the present Session, as Secretary, including One Day to return.

An ACT in Amendment of an Act, entitled "An Act for the Ease of Prisoners committed for Deht."

BE it Enacted by this General Affembly, and by the Authority Amend-thereof it is hereby Enacted, That so much of the asoresaid Ad for the Act as provides that the Bonds therein mentioned shall be sued in Ease of Pristhe Name of the Sheriff, be and the same is hereby repealed.

AND it is further Enatled by the Authority aforesaid, That, in suture, all such Bonds may be sued in the Name of the Creditor, or Creditors, to whom such Bonds may have been assigned, or in the Name of the Sheriff: And that in Case such Astion shall be commenced in the Name of the Creditor, or Creditors, as Assignee, or Affignees, of the Sheriff, then the Sheriff, or his Deputy, may ferve the Writ issued in such Case.

WHEREAS

J. Reynolds's Whereas George Champlin, Esq. and Mr. John L. Boss, who Account rewere appointed by the House of Representatives a Committee on the Account of John Reynolds, Esq. as Sheriff of the County of Kent, in the Year 1777, presented unto this Assembly a Report thereon which did not prove satisfactory:

IT is therefore Voted and Refolved, That the said Account be recommitted to the same Gentlemen; and that they make Report to this Assembly, at the next Session.

Resolve respecting Pe-

IT is Voted and Refolved, That Proceedings be stayed on all Petitions pending before this Assembly, wherein the staying of Proceedings is prayed for; that all Petitioners who stand committed to Gaol, or who are liable to be committed, upon civil Process, be liberated until the Rising of this Assembly at the next Session, provided they give Bonds, satisfactory to the Sherists of the several Counties where they have been, or may be committed, that they will return to Gaol if the Prayer of their respective Petitions shall not be granted.

AND it is further Voted and Refolved, That no Petitions, to which there are adverse Parties, be heard at the Session of this Assembly, to be holden at Bristol, on the Second Monday in September next; that no Costs for that Session be taxed on such Petitions by either of the Parties: And that a Copy of this Resolve be published in the Newport Mercury, and in one of the Providence Newspapers.

Adjournment. IT is Voted and Refolved, That all Business lying before this Assembly unfinished be, and the same is hereby referred to the next Session; that the Secretary publish the Asts and Orders now made and passed, and transmit them to the several Town-Clerks in the State, in the usual Manner: And that this Assembly be, and hereby is adjourned to the Second Monday in September next, then to convene in the State-House in Bristol.

GOD fave the United States of AMERICA.

A TRUE COPY DULY EXAMINED

WITNESS,

At the General Assembly of the Governor and Company of the State of Rhode-Island, and Providence-Plantations, begun and holden, at South-Kingstown, within and for the State aforesaid, on the last Wednesday in October, in the Year of our Lord One Thousand Seven Hundred and Ninety-seven, and in the Twenty-second Year of Independence.

PRESENT,

HIS EXCELLENCY

ARTHUR FENNER, Esquire,

THE HONORABLE

SAMUEL J. POTTER, Efq. Deputy-Governor.

Thomas G. Hazard, E/q.

Noah Mathewson, E/q.

John Smith, E/q.

James Congdon, E/q.

Thomas Hoxsie, E/q.

Peleg Clarke, E/q.

Job Watson, E/q.

SAMUEL E. GARDINER, E/q. Secretary pro Tempore.

REPRESENTATIVES

REPRESENTATIVES from the several TOWNS.

CHARLESTOWN: NEWPORT: Joseph Stanton, jun. Esq. George Champlin, Esq. Gideon Hoxsie, Esq. WEST-GREENWICH: Mr. John L. Boss, Archibald Crary, E/q. Mr. Caleb Howard, Mr. Robert Lawton, jun. George Potter, E/q.
COVENTRY Mr. Samuel Carr, Walter Channing, Efq. PROVIDENCE: Joseph Rice, Esq. Nathan Bowen, Esq. Welcome Arnold, E/q. EXETÉR: John Smith, Esq. Mr. James Clarke, Mr. Thomas P. Ives, Lillibridge Barber, E/q. William Rhodes, Esq. MIDDLETOWN: PORTSMOUTH: Mr. Benjamin Gardner, Mr. Richard Shearman, Mr. James Potter. Mr. Thomas Potter, BRISTOL: Mr. Peleg Almy. WARWICK: None. TIVERTON: Anthony Holden, Esq. Christopher Manchester, Efq. Thomas Holden, Esq. LITTLE COMPTON : Mr. Job Greene, John Davis, Esq. James Rhodes, jun. Esq. WESTERLY: Mr. Isaac Bailey. WARREN: Thomas Noyes, E/q. None. CUMBERLAND : Rowse Babcock, Esq. **NEW-SHORÉHAM:** Mr. David Sayles, None. Mr. John Walcott. NORTH-KINGSTOWN: RICHMOND: Thomas James, E/q. George Thomas, Esq. James Sheldon, Esq. CRANSTON: Mr. Beriah Waite. SOUTH-KINGSTOWN: Rowland Brown, Esq. John R. Arnold, E/q. Caleb Williams, Esq. HOPKINTON : Thomas C. Hazard, Esq. EAST-GREENWICH: Mr. James Wells, jun. Mr. William G. Spencer, Richard Mathewson, Esq. Mr. Hezekiah Babcock, jun. JAMESTOWN: JOHNSTON: Edward Manton, Esq. Mr. John Howland, Mr. William Waterman. Mr. Daniel Weeden. NORTH PROVIDENCE: SMITHFIELD: Ezekiel Whipple, Esq. Job Aldrich, E/q. Mr. Joshua Jenckes: Stephen Jenckes, jun. Esq. SCITUATE : BARRINGTON: Thomas Allen, E/q. James Aldrich, Esq. Job Randall, E/q.

GLOCESTER: FOSTER: Simeon Seamans, E/q. Samuel Winfor, Esq. Mr. Stephen Davis.

The Honorable George Champlin, Esq. was chosen Speaker, and William Marchant, Esq. Clerk, of the House of Representatives.

162 74 June

THE following Return of the Officers elected by the charter- Officers of ed Company of Ready Volunteers, in the Company of Paid to Pai was made to his Excellency the Governor, who approved the the County Choice, to wit: of Briftol. John T. Child, Captain, Calvin Martin, Second Lieut. Thomas Kinnicut, First Lieutenant. | Daniel Bradford, jun. Cornet. WHEREAS the Committee, appointed to audit the Accounts of Report upon the General-Treasurer, presented unto this Assembly a State of the General-Treasurer's his Specie Account, and their Report thereon, as follows, to wit: Specie Ac-Dr. The State of Rhode-Island, &c. in Account, in Specie, with Henry Sherburne, General-Treasurer. Dolls. Cis. To Cash paid, as per Book No. 1, Page No. 24, from Voucher No. 1 to Voucher No. 46 inclusive, File A, 7081 72 To Cash paid, as per Book No. 1, Page No. 25, from Voucher No. 47 to Voucher No. 88 inclusive, File B, 4659 23 To Cash paid, as per Book No. 1, Page No. 26, from Voucher No. 89 to Voucher No. 132 inclusive, File C, 4688 36 To Cash paid, as per Book No. 1, Page No. 27, from Voucher No. 133 to Voucher No. 176 inclusive, File D, 1867 24 To Cash paid, as per Book No. 1, Page No. 28, from Voucher No. 177 to Voucher No. 218 inclusive, File E, 5247 47 To Cash paid, as per Book No. 1, Page No. 29, from Voucher No. 219 to Voucher No. 251 inclusive, File F, 2997 15 Balance due to the State, 6977 17 Dollars 33518 34 Creditor. By Balance of the Specie Account, this Day 1796, 5106 87 adjusted, £. 1532 1 24 is, Jan. 29 By Balance of Account for Interest received on funded Stock, this Day adjusted £. 286 13 41 is, 955 56 Feb. 8. By Cash received of Elisha R. Gardner, at different Times, late Collector of the Interest. Bonds upon the Emission of May, A. D. 1786, for the County of Washington, in full £. 537 2 9, in Paper Money, which at 15 for 1, is £. 35 16 2, equal to, 119 35 16. By Cash received of William Greene, Ray Greene, and George Tillinghast, the Committee who fold the old Gaol and Lot of Land in the County of Kent, by the Hands of Earl Mowry, the Vendue-Master's Fees

being deducted,

June 4.	By Cash received of Edward Thurston, Depu- ty-Sheriff, in full for an Execution, at the		
	Suit of the State, against Edward Peterson, for Breach of the Act to prevent spreading	;	
13.	contagious Diseases, By Cash received of Wheeler Martin, a Justice of the Peace for the Town of Provi-		O
	dence, for a Fine received by him, for a Breach of the Peace,	3	o
14.	By Cash received of Christopher Ellery, a Jus- tice of the Peace for the Town of Newport, for a Fine received by him, for a Breach of		
	the Peace, By Cash received of Christopher Peirce, a Jus-	٥	25
	tice of the Peace for the Town of Exeter, for Fines by him collected, for Breaches		
	of the Peace, By Cash received of Oliver Durfee, a Justice	τ	25
	of the Court of Common Pleas for the County of Newport, for Two Fines collect-		
16.			50
	the Peace for the Town of Glocester, for a Fine collected by him, for a Breach of the Peace,	•	50
July 15.		O	50
	trict of Providence, by the Hands of Charles Sampson, a Deputy Sheriff, for Executions		
	against the sollowing Persons, to wit: Wel- come Arnold, D. 540 31, Waterman and		
	Jackson, D. 190 10, Caleb Greene and Company, D. 91 4, Fenner and White, D. 62 97,		
	Stephen Dexter, D. 41 49, Zephaniah Brown, D. 40 73, Thomas Halsey, D. 20 97, Simeen		
Sept. 17.	Ingraham, D. 10 59, By Cash received of William Thurber, a Jus-	998	20
	tice of the Peace for the Town of Provi- dence, for Fines received by him, for Theft,	10	0
OA. 14.	Collector of the State's Impost for the Dif-		
	trict of Providence, by the Hands of Charles Sampson, a Deputy-Sheriff, for Executions		
	against the following Persons, to wit: Cy- prian Sterry, D. 592 91, George Benson, D. 630 1, Zachariah Allen, D. 862 22, Wil-		
	liam Russell, D. 361 65, William Page,	2537	18
24.	By Cash received of Caleb Tess, a Justice of the Peace for the Town of South-Kingstown,	-537	
	for Two Fines collected by him,	Nov.	0

Nov. 3.	By Cash received of Joseph Fenner, Clerk of the Superior Court for the County of Pro-		
4.	vidence, for Willis Kelley's Fine, who was convicted of passing a counterfeit Dollar, By Cash received of Cyril Carpenter, for 1 Note of Hand, with Interest to March 1st,	300	o
	1796, and 1 Year's Interest on 2 more Notes, By Cash received of Ebenezer Thompson, late Collector of this State's Impost for the Dis-	178	19
	Affembly and Courts, in Paper Bills, Orders of due from him, as reported at Ollober Sef-		
23.	fion, A. D. 1796, By Cash received of Elisha R. Potter, late Collector of the Interest Bonds upon Bills of Credit, for the County of Washington, at different Times, in full, f. 697 12 9, in the	432	91
1797,	Bills of Credit, equal, at 15 for 1, to 7 By Cash received of Ebenezer Carpenter, a	155	3
June 27.	Justice of the Peace for the Town of Cum- berland, for a Fine collected by him, By Cash received of Obadiah Brown, a Justice	I	0
	of the Peace for the Town of Providence, for Matthew Read's Fine, By Cash received of Peleg Cross, a Justice of	50	0
	the Peace for the Town of Charlestown, for a Fine received by him, By Cash received of Ray Greene, Attorney-	1	Q
	General, by him collected on Impost Bonds, to wit: Weeden and Bailey, D. 19 44, John Sprague, D. 4 32, Charles Briggs,		
	D. 6 39, John White, on Suit, D. 68 59, By nett Balance of Account, reported June Session, A. D. 1796, against his Excellency	98	74
July 21.	Arthur Fenner, for Sale of Powder, By Cash received of Oliver Durfee, One of the Justices of the Court of Common Pleas, for	730	3 5
Aug. 10.	the County of Newport, for a Fine for an Assault, By Cash received of Jabez Bowen, Commis-	0	50
•	fioner of Loans, for Interest and Reimburse- ments on the Certificates of Funded Stock, held by this State, against the <i>United States</i> , from January 1st, 1795, to July 1st, 1797,	263	2.2
	By a State- Tax ordered by the General Assem-	203	0
	By Interest received of the following Towns, on the above Tax, to wit:		Š
	Newport, D. 7 99. Portsmouth, D. 8 39, James- town, D. 1.46, Middletown, D. 1 10, and		
	Tiverlown, D. 8 30, B Prov	27 idence	

OCTOBER, 1797.

	Providence, D. 93 58, Smithfield, D. 7 39, Glocester, D. 1 55, North-Providence, D. 8 82, and Foster, D. 3 35, Westerly, D. 7 36, North-Kingstown, D. 2 66, Scuth-Kingstown, D. 2t 79, Exeter, D. 3, Charlestown, D. 1 21, Richmond, D. 1 53,	114 69
	and Hopkinton, D. 1082,	48 37
	Warren, D. 3 52, Barrington, D.O 47,	3 99
	East-Greenwich, D. 7 87; West-Greenwich,	
	D. 1 1, and Coventry, D. 1 62,	10 50
Ott. 2.	By Cash received of Cyril Carpenter, in part	_
	of his Note, due to the State, March	
	ıft, 1797,	50 0
10.	By Cash received of Andrew Boyel, Clerk of	
	the Superior Court, for the County of Kent,	
	for Jesse Andrews' Fine, for an Assault,	58 77
	By over Charge on John Dorrance's Order,	, , ,
	D.90 50, and Peleg Arnold's Order, D.82 50,	173 0
	D. 3;	3518 34

AGREEABLY to our Appointment, at last June Session, we, having carefully examined the above Account, and compared the Vouchers with the Charges, do report, that we find a Balance due to the State, of Six Thousand Nine Hundred and Seventy seven Dollars and Seventeen Cents. And furthermore, that there is now in the General-Treasury, of the Paper Money ordered by Congress, in March, A. D. 1780, Nineteen Thousand Two Hundred and Fiftyfour Pounds, Eighteeen Shillings and Four Pence Halfpenny; and in old Continental Money, State-Paper, &c. lodged for Tenders, the Sum of Six Thousand Eight Hundred and Thirteen Pounds Fourteen Shillings and Ten Pence Halfpenny, being the same Sums that were reported at the last Audit. Which is submitted by,

GEORGE CHAMPLIN,) Committee. JOHN L. Boss, ARCHIBALD CRARY,)

Newport, Ostober 21, 1797.

On due Consideration whereof,

IT is Voted and Refolved, That the foregoing Report be, and the fame is hereby accepted.

Report of Paper Money Account.

THE Committee appointed to audit the Accounts of the Generalthe General- Treasurer, presented unto this Assembly the following Statement, to wit:

> Dr. The State of Rhode-Island, &c. in Account with Henry Sherburne, General-Treasurer, for the Paper Money emitted in May, 1786, and lodged in the General Treasury, for Tenders.

> > To

To Cash paid divers Persons, as per Book No. 1, Page No. 21, from Voucher No. 1, to Voucher No. 8, inclusive, f. 1186 19 1797, } Off. 21. } Balance now remaining in the Treasury, 7070 18 £. 8257 17 10

Creditor.

796. By Balance of Account, this Day adjusted, £.8257 17 10

AGREEABLY to our Appointment, at last June Session, we, having carefully examined the above Account, and compared the Vouchers with the Charges, do report, that the Sum of Seven Thousand and Seventy Pounds, Eighteen Shillings and One Penny is now in the Treasury. Which is submitted by

George Champlin, Committee. ARCHIBALD CRARY,

Newport, Off. 21, 1797.

On due Consideration whereof,

IT is Voted and Resolved, That the foregoing Report be, and the same is hereby accepted.

THE Committee, appointed to audit the Accounts of the Gen-Report of eral-Treasurer, presented unto this Assembly, the sollowing State- as Trustee ment, to wit:

to the State.

Statement of the Funded Stock, belonging to the State, and held by Henry Sherburne, as Trustee, to wit:

Six per Cent. Stock.

Dolls. Cts.

1797, Received of Jabez Bowen, Commissioner of Loans, being the Balance not applied for by the Creditors of this State, within the Time prescribed by Act of Congress,

Received of Ditto, for a Transfer made by Benjamin Sherman, on a Settlement with him, by Order of Astembly, June Session, 1797,

D. 1322 14

Deferred Stock.

Dolls. Ces.

Aug. 10. Received of Jahez Bowen, Commissioner of Loans, being the Balance not applied for by the Creditors of this State, within the Time prescribed by Act of Congress,

630 25

08.

OCTOBER, 1797.

Oct. 6. Received of Ditto, for a Transfer made by Benfamin Sherman, on a Settlement with him, by Order of Assembly, June Session, 1797,

43 25

D. 673 50

Three per Cent. Stock.

Dolls. Cis

Aug. 10. Received of Jabez Bowen, Commissioner of Loans, being the Balance not applied for by the Creditors of this State, within the Time prescribed by Act of Congress,

377 46

Ost. 6. Received of Ditto, for a Transfer made by Benjamin Sherman, on a Settlement with him, by Order of Assembly, June Session, 1797,

25 44

D. 402 90

THE above is a true Statement, as appears by the Certificates produced to us, by the aforesaid Henry Sherburne.

GEORGE CHAMPLIN,
JOHN L. Boss,
Archibald Crary,

Newport, Off. 21ft, 1797.

On due Consideration whereof,

IT is Voted and Refolved, That the foregoing Report be, and the same is hereby accepted.

Report of the Com. on Debts due to the State. THE following Report, of the Committee appointed to audit the Accounts of the General-Treasurer, was presented to this Assembly, to wit:

Your Committee, on the Accounts of the General-Treasurer, beg Leave to represent, that there is due from Ebenezer I hompson, Eso. on the Impost by him collected, £. 58, being Part of the Balance of his Account, which is not paid into the Treasury. That there is due from Doctor Cyril Carpenter, on One of his Notes of Hand, f. 30 and 18 Months Interest. That George Iriso, Esq. is indebted to the State £. 66 8 5, as reported by a Committee, in February, 1794. That Jossan Pulnam and others are also indebted in a Note of Hand, for L. 82 11 8, which is of long standing. And it appears that confiderable Sums of Money are due from the Districts of Newport and Providence, on the Impost-Bonds .-- Your Committee do further represent, that there is yet remaining in the General-Treasurer's Office, a large Number of State Notes, that were lodged for the Paper Money of 1786, and others paid in Taxes, which have not been claimed by any Person, agreeably to Act of Government.—The false Certificates, so called, regained in the Trealury,

Treasury, with the other Matters beforementioned, your Committee have conceived it their Duty to state to the Assembly for their Confideration.

Which is submitted by Your Honours most obedient Servants, George Champlin, Committee ARCHIBALD CRARY,

Newport, Oa. 21st, 1797. Honourable General Assembly.

On due Consideration whereof,

IT is Voted and Resolved, That the foregoing Report be accepted; and that the Attorney General be directed to call upon the faid Cyril Carpenter, Ebenezer Thompson, George Irish, and Jostan Putnam, and others, for Payment of the Sums reported to be due from them to the State, which if not paid, that he be, and hereby is further directed to profecute therefor by Law.

IT is Voted and Refolved, That Twenty-four Dollars be allowed 24 D. allowand paid to Walter Cook, Esquire, out of the General-Treasury, in ed W. Cooke. Specie, or in the Bills of Credit emitted by this State at the established Rate of Exchange; it being the Amount of his Account for his Services, as an Affiltant Justice of the Superior Court of Judicature, &c. in attending faid Court, during the Fall Circuit.

THE following Report was presented to this Assembly, to wit:

Report of State of Rhode-Island, &c.

HENRY SHERBURNE, as Trustee to the State, respectfully Trustee to offers to the Legislature, the following Report, to wit:

burneas the State.

THAT in Obedience to the Acts of the General Assembly, of February and June last, he hath received of Jabez Bowen, Esq. Commissioner of Loans, in this State, the following Sums of Funded Stock, to wit: Twelve Hundred and Thirty seven Dollars and Four Cents, in Six per Cent. Stock; Six Hundred and Thirty Dollars and Twenty five Cents, in Deferred Stock; and Three Hundred and Seventy-four Dollars and Forty fix Cents, in Three per Cent. Stock; being the Balance, remaining in the Hands of the faid Jabez Bowen, of the Debt transferred by this State to its Creditors, and which was not called for by the Creditors, within the Time prescribed by Act of Congress: That the aforesaid Sums are now transferred to, and placed on the Books of the said Japez Bowen, in the Name of Henry Sherburne, as Trustee for the State of Rhode-Island .- He also, as General-Treasurer, received of the said Jabez Bowen, the State Notes, &c. that were delivered him (which have been cancelled) at the Time the Debt was transferred to the Creditors, and find that they agree with the Invoice then received, by the said Jabez Bowen, from this Office.

THAT there has been received at various Times, and now is in the Office, a confiderable Sum, in old State Notes and Certificates,

for which new Notes have been issued, conformable to the Acts of the General Affembly, particularly that of June last. As the said Notes, &c. cannot be of any Ufe, and are discharged agreeably to the existing Laws, the General Treasurer, with due Deserence to the Legislature, begs leave to fuggest the Propriety of having them burnt, with those received from the Office of Jabez Bowen, Esq. by a Committee to be appointed for that Purpole.

Which is submitted by Your obedient Servant, HENRY SHERBURNE.

Newport, Oslober 24th, 1797.

On due Consideration whereof,

IT is Voted and Resolved, That the foregoing Report be, and the same is hereby accepted; and that Messrs. John L. Boss, Archibald Crary, and Walter Channing, be, and they are hereby appointed a Committee to burn the old State Notes, and Certificates, for which new Ones have been iffued; and also those received from Jabez Bowen, and cancelled, when the Debt was transferred to the Creditors; all which are in the Office of the General Treasurer: And that they make Report to this Assembly, at the next Session.

Com. to burn Notes.

IT is Voted and Resolved, That Messes. John L. Boss, Archibald Crary, and Walter Channing, be, and they are hereby appointed a Committee, to examine the State Notes, and Securities, lodged in the General Treasury, in Payment of Taxes; and the State Notes, and Securities, paid off in the late Paper Money, and lodged, by the Holders, in the General Treasury: That they make out, and deposit in the Treasury, a particular List, and Description, of said Notes and Securities, with the Circumstances attending them: That they cause Notification to be given, in the Newspapers, for the Space of Six Months, to all Persons claiming any of the said Notes, and Securities, to make Application for the fame according to Law. That at the End of Six Months, from the first Notisication, as aforefaid, the faid Committee shall cause all such Notes and Securities, of the Description aforesaid, as may then remain in the Treasury, to be burnt and destroyed.

20 D. allow-

Upon the Petition of Nathaniel Bowdish, of Glocester, in the ed N. Bow. County of Providence, representing, that in the Year, 1792, he apprehended one Isaac Cotteril, for stealing a Horse, of which he was convicted, and praying that he may be allowed the Compenfation prescribed by Law.

> IT is Voted and Resolved, That the said Petition be, and the same is hereby granted; and that Twenty Dollars be allowed and paid to the said Nathaniel Bowdish, out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange.

> > UPON

Upon the Petition of the Members of the independent Com- Petition of pany, in the County of Kent, called the Kentish Guards, representing that the Charter of the said Company having been revived, at the last May Session of this Assembly: That no Day, in the Vote for the Revival of the said Charter, was affigned for the Election of Officers, for the said Company, from the said last May Session, until the last Wednesday of April next, the Day assigned by the said Charter, for choosing the fald Officers: And that the Members of the faid Company having, fince that Time, made Choice of Micab Whitmarsh, as Captain; Earl Morey, First Lieutenant; William Greene Spencer. Second Lieutenant, and Jonathan Salisbury, Enfign of the faid Company, until the last Wednesday of April next: And praying that the Election of the Officers aforesaid, be rendered valid during the Term of Time, for which they were elected as aforesaid; and that they be commissioned accordingly, with the fame Powers and Privileges, for the Benefit of the said Company, as though a particular Day for that Purpose had been, by faid Vote, prescribed.

On due Consideration whereof,

IT is Voted and Refolved, That the Prayer of the faid Petition be, and the same is hereby granted.

IT is Voted and Resolved, That Fifty-four Dollars be allowed 54 D. allowand paid to Thomas Tillinghast, Esq. out of the General-Treasury, ed T. Tilin Specie, or in the Bills of Credit emitted by this State at the ef-lingbaft. tablished Rate of Exchange; it being the Amount of his Account, for his Services as an Assistant Justice of the Superior Court of Judicature, &c. in attending faid Court, during the Fall-Circuit; and for fundry other Services done out of Term-Time.

IT is Voted and Resolved, That Twenty-Four Dollars be allowed 24 D. allowand paid to George Brown, Esq. out of the General-Treasury, in edG Brown. Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for his Services, as an Assistant Justice of the Superior Court of Judicature, &c. in attending faid Court during the Fall-Circuit.

IT is Voted and Resolved, That Eight Dollars be allowed and 8 D. allowpaid to Augustus Babcock, out of the General-Treasury, in Specie, ed A. Bubor in the Bills of Credit emitted by this State, at the established cock. Rate of Exchange; it being the Amount of his Account, for his Time, Horse-Hire, and Expences, in going to Providence, after Papers from the Secretary's Office, by Order of his Excellency the Governor.

IT is Voted and Rejolved, That Two Hundred and Ninety Dollars 290 D 25C. and Twenty-five Cents be allowed and paid to Henry Ward, Eiq. allowed out of the General-Treasury, in Specie, or in the Bills of Credit H. Ward. emitted by this State, at the established Rate of Exchange; it be-

ing the Amount of his Account, for his Services, as Secretary of the State, from Ostober last, to the present Time.

J. Helme's Account.

WHEREAS James Helme presented unto this Assembly an Account of certain Articles that were lest in the Court-House, in South-Kingstown, and which were appropriated to his Use; in which Account, he makes himself Debtor to the State. in the Sum of Ten Dollars and Twenty-eight Cents.

IT is therefore Voted and Refolved, That the said James Helme be, and he is hereby directed to pay the aforesaid Sum of Ten Dollars and Twenty-eight Cents, into the General-Treasury.

An ACT for THANKSGIVING.

Act for Thanksgiv-ing.

IT being the Duty of all Men humbly to confess their Sins, and to return their sincere Thanks to Almichty God for his manifold Blessings; and it having pleased the Supreme Ruler of all Things signally to savour the United States, in preserving them from so-reign Wars, and from intestine Commotions, in strengthening the Bonds of their Union, and promoting in various Ways their national Prosperity; and it having also in his Mercy pleased him to smile upon the Labours of this People, in giving them to reap in Abundance, the Harvest of his Bounty, and mercifully to stay the further Progress of malignant Deseases, which in the Dispensations of his Providence had been permitted in some Degree to prevail.

BE it therefore Enasted by this General Assembly, and by the Authority thereof it is berely Enasted, That Thursday the Thirtieth Day of November next be appointed a Day of public Thanksgiving and Prayer, throughout this State; and it is recommended to the Inhabitants thereof, to affemble themselves at their several Places of public Worship, and humbly to acknowledge the manifold and undeserved Blessings, which it has pleased GOD to bestow upon them, to return to him their servent Thanks therefor, and humbly to pray for the Continuance of the same.

AND be it further Enasted by the Authority aforesaid, That it be recommended to the Inhabitants to refrain on said Day from all servile Labour, and unbecoming Recreation: And that his Excellency the Governor be requested to iffue his Proclamation accordingly.

An ACT laying a Fine upon Officers, or other Persons, for bringing into this State, from any neighbouring State, any Person who may be liable to become chargeable.

Act to prevent bringing Paupers into the State.

BE it Enasted by this General Assembly, and by the Authority thereof it is hereby Enasted, That any Officer or other Person, from

any

any neighbouring State, who, by Virtue of any Order of Removal, or in any other Manner, shall bring into this State any Person or Persons who may be liable to be/chargeable to any Town therein, shall pay a Fine of Two Hundred Dollars, with Costs of Prosecution, to be recovered by Action of Debt, in the Name of the General-Treasurer of this State for the Time being, in any Court proper to try the same: And that the said Fine, when recovered, shall be placed in the General-Treasury, to and for the Use of the State.

AND it is further Enasted by the Authority aforesaid, That this Act shall take Effect and be in Force immediately after the Rising of this Assembly.

IT is Ordered, That this Act be published in all the News Papers in the State.

IT is Voted and Refolved, That the Court of Common Pleas, Act adjournand General Sessions of the Peace, which was to have been holden ing the Court by Law, at Newport, within and for the County of Newport, on the Pleas in Second Monday of November, A. D. 1797, be, and the same is hereby Newport. adjourned to the Fourth Monday in the same Month, and then to convene. That all Business before the faid Court be then taken up, heard, and determined, in the same Manner, as might have been done at the faid stated Term. That Declarations be filed Twelve Days before, and Answers, on or before the First Day of the faid That all Jurors, who were, by Notification, to adjourned Term. appear at the said stated Term, appear at the said adjourned Term, to be holden on the faid Fourth Monday of November: And that all Executions returnable at the faid stated Term, be returned in the same Manner, and at the same Time, as if this Adjournment had not been ordered: Provided, That in all referred Cases, where by the Rule of Court, the Referrees were to have reported into the Clerk's Office, and Execution was to have issued as of the last Term; fuch Executions shall be returned to said adjourned Term.

An ACT incorporating a Society, by the Name of The Pawcatuck Library Company.

WHEREAS Rouse Babcock and Thomas Noyes, Esquires, of Charter to Westerly, in the County of Washington, have represented un-Pawcatuck to this Assembly, that they and Sixteen others have associated them- Company. felves into a Company, in the faid Town of Westerly, which they have denominated The Pawcatuck Library Company; and that they have subscribed a considerable Sum of Money for the Purpose of procuring a Library of useful Books: And whereas the said Company have made Application to this Assembly for a Charter of Incorporation; and this Assembly highly approving so laudable a Design, and willing to give it all the Assistance and Encouragement which it justly merits,

D

DO Enast, and by the Authority thereof it is bereby Enasted, That Rouse Babcock, Thomas Noyes, Daniel Lee, Arnold Clarke, Paul Rhodes, Benjamin Clarke, Amos Cross, Joseph Potter, George Potter, Adam States, Samuel Palmer, Elnathan Wells, Joseph Stanton, jun. Joseph Hoxsie, jun. David Brown, Stephen Willcox, Sanford Noyes. and John Cro/s, jun. and all others, who shall be admitted by them Members of their Company, be, and they are hereby constituted, erected, and made a Body, politic and corporate; to subfift at all Times, forever hereafter, in Deed and Name, by the Name of The Pawcatuck Library Company; and by that Name, shall and may have perpetual Succession, and be Persons, able and capable, in Law, to have, hold, receive, and enjoy, Lands, Tenements, Hereditaments, and Rents in Fee-Simple, or for Term of Life, Lives, Years, or otherwise, not exceeding the Value of Six Thousand Dollars: and also Goods, Chatles, and all other Things of what Nature, Kind, or Quality soever; and also to give, grant, let, sell, or assign the same Lands, Tenements, Hereditaments, Goods, and Chattels; and to do and execute all other Things about the same, by the Name aforesaid.

AND be it further Enasted by the Authority aforefaid, That they, and their Successors, by the Name of The Pawcaiuck Library Company, be, and forever hereaster shall be, a Company of Perfons, able, capable, and liable, to sue and be sued, to plead and be impleaded, to answer and be answered unto, to defend and be desended against, in all, or any of the Courts of Law, or otherwise before any of the Judges, Justices, or other Persons whomsoever, in all Manner of Actions, Complaints, or Pleas whatever: And it shall and may be lawful to and for the faid Company, and their Successors, forever hereaster, to have One common Seal for their own Use; and the same, at their Will and Pleasure, to change and alter.

AND for the well governing and ordering the Affairs of the said Company, It is further Enasted by the Authority aforesaid, That it shall and may be lawful for the faid Company, and their Successors, to assemble and meet together, on the First Tuesday in March, in every Year; and at such other Times as they shall think convenient, at their Library, or other suitable Place, in the said Town of Westerly: Provided, That due Notice be given, at least Four Days before the Time of their Meeting, if the same be specially called, not only of the Day, Hour, and Place of such Meeting; but of the Cause thereof, and the Matters to be transacted And that the faid Company, or Seven of the Proprietors being met in Person, shall/have full Power and Authority, from Time to Time, to make, institute, and establish such Laws, Statutes, and Orders, as shall appear unto them, or the major Part of them present, to be useful and necessary for the Government, Regulation, and Direction of the Company, and of every Member thereof; and for the appointing, and regulating the Election and Nomination of Officers, for faid Company; and for limiting, appointing,

pointing, and defining their Trust and Authority; and for the admitting of new Members; and to do all Things concerning the Government, Estate, Goods, and Revenues, and all other the Bufiness and Affairs of the said Company: All which Laws, Statutes and Orders, fo to be made as aforefaid, shall be binding on every Member, and be, from Time to Time, inviolably observed, according to the Tenor and Effect of them; provided, they be not repugnant to the Laws of the State.

AND also, for the easier and better Government as aforesaid, It is further Enacted by the Authority aforesaid, That the said Company, at their said Meeting, on the First Monday in March, shall annually choose Three Directors, a Treasurer, and Librarian for the faid Company.

Upon the Petition of William Tyler, Esq. Levi Round, and Petition of Benjamin Seamans, the Directors of a Lottery granted for building the Directors a Meeting House in Foster, setting forth that there were Errors in Meeting. drawing faid Lottery, and praying that they may be authorifed to House Lotdraw it anew :-

tery refer-

IT is Voted and Resolved, That this Petition be received and continued to the next Session of this Assembly; that in the mean Time Notification be made, in one of the Providence Newspapers, in the Newport Mercury, and in the Warren Newspaper, to all Persons concerned therein to appear, and shew Cause, if any they may have, why the Prayer thereof should not be granted:

AND that until the Hearing of this Petition all Proceedings upon the Subject Matter thereof be stayed, and the Persons of said Directors be protected from Arrest and their Property from Attachment thereon.

An ACT establishing an independent Company in the County of Kent, by the Name of The Kentish Light Infantry.

THEREAS the Preservation of this State, and of all well reg- Charter to ulated Governments, depend, under GOD, upon the milita- the Kentish ry Skill and Discipline of its Inhabitants: And whereas a Num- Light Infaxber of the Inhabitants of the Towns of Warwick, East-Greenwich, 173. and Coventry, to wit: Job Greene, Christopher Greene, Bowen Arnold, Frederick Arnold, William Carpenter, jun. Thomas Taylor, Samuel Greene (Son of Caleb) Alexander Havens, Stephen Tripp, Caleb Greene, jun. Wanton Arnold, Samuel Briggs, Augustus Arnold, William Havens, jun. Jabez Green, Lloyd Greene, Jucob Varnum Greene, George Matteson, Jeremiah Hathaway, Elisha Wightman, Thomas Eldrege, Caleb Brayton, Zebulon Hoxsie Greene, William Potter, Thomas Remington, Richard Remington, Edmund Arnold, James Remington, Dorrance Greene, Earl Baker, Samuel Greene, William Hammett,

Hammett, Thomas Greene, Daniel Remington, Elisha Warner, Otis Wolcott, Thomas Hathaway, Aaron Knight, Edward Holden, John Arnold, jun. William Arnold, Philip Arnold, James Arnold, John Allin, Henry Jerauld, Edmund Burke, and Peleg Wilbour, have petitioned this Assembly, for an Act of Incorporation, forming them, and such others as shall be joined unto them (not exceeding One Hundred Men, Rank and File) into a Company, by the Name of The Kentish Light Infantry.

WHEREFORE, this Assembly, to encourage a Design so laudable, have ordained, constituted and granted, and hereby do ordain, constitute, and appoint, That the said Petitioners, and such others, as shall be joined to them (not exceeding the Number of One Hundred Men, Rank and File) be, and they are hereby declared to be, an independent Company, by the Name of The Kentish Light Infantry; and by that Name, shall have perpetual Succession; and shall have and enjoy all the Rights, Powers, and Privileges, in this Grant hereaster mentioned.

Imprimis. It is granted unto the said Company, that they, or the major Part of them, shall and may, once in every Year, to wit: on the last, Wednesday of April, meet and assemble themselves together, in some convenient Place, by them appointed, then and there to choose their Officers, to wit: One Captain, Two Lieutenants, and One Ensign; and all other Officers, necessary for training, disciplining, and well ordering the said Company: At which Meeting, no Officer shall be chosen, but by the greater Number of Votes then present; the Captain, Lieutenants, and Ensign, to be approved of by the Governor and Council, for the Time being; and shall be commissionated, and engaged, in the same Manner, as other military Officers in this State are.

Secondly. That the faid Company shall have liberty to meet and exercise themselves, upon such other Days, and as often, as they shall think necessary; and not to be subject to the Orders and Directions of the Colonel, or other Field Officers, of the Regiment in whose District they live, in such Meeting and Exercising. And that they be obliged to meet, at least, Four Times in every Year, upon the Penalty of paying, to and for the Use of said Company, to wit: The Captain, for each Day's Neglect, Ten Dollars; the Lieutenants and Ensign, each Three Dollars; the Clerk, and other subaltern Officers, each Two Dollars; and each private Soldier, One Dollar; to be collected by Warrant of Distress, directed to the Clerk, from the Captain, or other Superior Officer.

Thirdly. That the faid Company, or the greater Number of them, make all fuch Laws, Rules and Orders, among themselves, as they shall deem expedient, for the well ordering and disciplining the said Company; and lay any Penalty or Fine, for the Breach of such Rules, not exceeding Two Dollars, for One Offence, to be collected as aforesaid.

Fourtbly. THAT all those who shall be duly inlisted in the said Company, so long as they shall continue therein, shall be exempted from bearing Arms, or doing other military Duty (Watching and Warding excepted) in the several Companies or Train-Bands, in whose District they respectively live, excepting such as shall be Officers in any of the said Companies, or Train-Bands.

Fiftbly. THAT if any Officer, or Officers, of the faid Company, shall be disapproved of by the Governor and Council, or shall remove out of the said County of Kent, or shall be taken away by Death; that then, and in such Cases, the Captain of the said Company, or superior Officer, for the Time being, shall call a Meeting for the Election of another, or others, in his or their Stead, who shall be so removed.

Sixtbly. For the further Encouragement of the said Company, It is granted, That the Captain of the said Company shall be of the Rank of Colonel; that the First Lieutenant be of the Rank of Lieutenant Colonel; that the Second Lieutenant be of the Rank of Major; and that the Ensign be of the Rank of Captain: That the said Officers shall be of the Court Martial, and Council of War, in the Regiment, in whose District they live: That upon all general Reviews, and General Musters, the said Company shall Rank the Fifth independent Company, for the County of Kent: And that in Time of Alarm, the said Company shall be under the immediate Direction of the Commander in Chief of the State.

IT is Voted and Resolved, That the Secretary of the State be, and he is hereby directed to make a fair Copy of this Charter, affix the Seal of the State thereto, and transmit the same to the said Company.

AND it is further Voted and Refolved, at the Request of the said Company, That the following Officers, be, and they are hereby appointed to command the same, to wit: Job Greene, Captain; John Arnold, jun. First Lieutenant; Thomas Taylor, Second Lieutenant; Christopher Greene (Son of Christopher) Ensign.

IT is Voted and Refolved, That Ten Dollars be allowed and paid 10 D. allow-to Mr. John L. Boss, out of the General Treasury, in Specie, or in edf L. Boss. the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account for his Services, in burning Paper Money in the Grand-Committee's Office, and in settling the Accounts of the General-Treasurer,

IT is Voted and Resolved, That Ten Dollars be allowed and paid to D. allowto Archibald Crary, Esq. out of the General-Treasury, in Specie, ed A. Crary. or in the Bills of Credir emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for his Services in burning Paper Money, in the Grand-Committee's Office, and in settling the Accounts of the Genreal-Treasurer. 10 D allow-

IT is Voted and Resolved, That Ten Dollars be allowed and paid edG. Cham? to George Champlin, Esq. out of the General-Treasuty, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for his Services in burning Paper Money, in the Grand Committee's Office, and in settling the Accounts of the General-Treasurer.

> An ACT authorizing the Superior Court of Judicature, &c. to convene a Special Grand-Jury, to attend faid Court, at the next adjourned Term thereof, for the County of Providence.

ing a Special Grand-

Ad appoint. WHEREAS it is represented unto this Assembly, that the Grand-Jury, which arended by Law, at the September Term Jury, for the Of the Superior Court of Judicature, Court of Affize, and General Gaol Delivery, in and for the County of Providence, A. D. 1797, Providence. were, at said Term, dismissed; and as said Court stands adjourned, for said County, on the First Monday, in December next: And it is further represented unto this Assembly, that since the said Adjournment, Offences are said to have been committed against the Peace of the State, which renders it necessary that a Grand-Jury be again convened.

> BE it therefore Enacted by this General Assembly, and by the Authority thereof, it is hereby Enacted, That the faid Court, at the faid Adjournment, be, and the same is hereby authorized to issue a Writ, for summoning a Special Grand-Jury, for the Purpose of considering such Business as may be laid before them: And that the Decisions of the said Jury be of the same Validity, as if had by a Grand-Jury attending faid Court, under the usual Provisions of the Law.

An ACT to incorporate certain Persons by the Name of The Federal Adelphi.

Charter to Feseral Adelpbi.

WHEREAS David Howell, Abraham L. Clark, Stephen Gano, Benjamin West, Elisha Fisk, Benjamin Allen, William Bowen, Pardon Bowen, James Burrill, jun. Samuel Eddy, William Wilkinson, George Tillinghast, Amos Maine Atwell, Jeremiab B. Howell, Tristam Burges, Philip Crapo, John Milten Mann, Obadiah Brown, Samuel W. Bridgham, Comfort A. Carpenter, Nathan Whiting, Paul Allen, jon. Nathaniel Searle, Samuel G. Arnold, Philip Hayward, Andrew Dexter, jun. Conrade Webb, Nathaniel Bullock, Lucius Cary, Joseph B. Cook, Samuel Ervin, John M. Roberts, Washington Hathaway, Olis Thompson, James Tallmage, William Peter Maxwell, John Witherspeon, James Ervin, Paul Dodge, John Sabin, Horatio Everit, William Hunter, John Hogodern, Elisha R. Potter Asher Robbins,

Robbins, Ray Greene, Benjamin Hazard, William Marchant, William V. King, Daniel Lyman, and Thomas C. Hazard, have petitioned the General Affembly for an Act of Incorporation, for the Purpofes herein after mentioned.

BE is therefore Enasted by this General Assembly, and by the Authority thereof it is bereby Enalled, That the aforesaid Persons, together with fuch others as they shall hereafter affociate with them, and their Successors, be, and they are hereby instituted, ordained, and created, a Body corporate and politic, by the Name of The Federal Adelphi; for the Purpose of Improvement in the Arts and Sciences; and by the Name aforefaid, shall have perpetual Continuance and Succession; and by the same Name are hereby made able and capable in Law, as a Body corporate, to have, hold, and enjoy, Goods, Chattels, Lands and Tenements, to the Amount of Ten Thousand Dollars, and the same at all Times to dispose of: To have a common Seal, and the same at Pleasure to change or deftrov; to fue and be fued, to plead and be impleaded, to defend and be defended against, in all Courts of Justice, and before all proper Judges whatsoever; and to do, act, and transact, all Matters and Things of every Name and Nature, proper for Bodies corporate to do, act, and transact. And to enact, establish, and put into Execution, such Rules, Regulations and By-Laws, touching faid Corporation, as shall be deemed necessary and expedient, and to annex to the Neglect and Breach thereof, Fines, not exceeding Three Dollars for any One Neglect or Breach of any one Rule, Regulation, or By-Law; and Penalties not extending beyond Cenfure, Suspension or Expulsion: Provided, That said Rules, Regulations, and By Laws, shall not be repugnant to the Laws of the State, or of the United States.

BE it further EnaBed by the Authority aforesaid, and by the same Authority it is hereby EnaBed, That the said Corporation be authorized and empowered to appoint and hold public and private Meetings, at such Time, or Times, as shall be thought proper; and that all such Meetings, both public and private, shall be holden in some Apartment within the Edifice of Rhode-Island College. Provided nevertheless, That the Meetings of the said Corporation for public Disputations, and for the Delivery of the anniversary Orations, may be holden at any other Place, in the Town of Providence, Two-Thirds of the Members present assenting thereto, and not otherwise: Provided also, That all the Meetings, both private and public, of said Corporation, may be holden in some other Place in the said Town of Providence, all the Members assenting thereto, and not otherwise.

BE it further Enacted by the Authority aforesaid, and by the same Authority it is bereby Enacted, That the said Corporation, at any of their legal Meetings, be authorized and empowered, to elect, appoint, and qualify such Officer, or Officers, as shall be deemed necessary for conducting and transacting the Business of the said Corporation

Corporation; and to invest the same with Power, sufficient to perform the Duties and Functions of his, or their Office, or Offices, respectively: And that such Officer, or Officers, shall be appointed for such Time, as the By-Laws of said Corporation shall prescribe.

BE it further Enasted by the Authority aforesaid, and by the same Authority it is bereby Enasted, That the Library now belonging, or which hereafter may belong to the said Corporation, shall be deposited and forever kept, in some Apartment within the said College Edifice.

PROVIDED nevertbeles, That if the Corporation of the said College will not permit the said Library to be deposited and forever kept in some Apartment within the said College, it shall be in the Power of the Corporation hereby created, the same to remove to any other Place, within the said Town of Providence. And provided also, That the said Library may be removed and kept in any other Part of the said Town, every Member of the Corporation hereby created assenting thereto, and not otherwise.

BE it further Enacted by the Authority aforesaid, and by the same Authority it is bereby Enacted, That the said Corporation hereby created, have full Power and Authority to assess Money upon the respective Members of the said Corporation, and the same to appropriate to the Use of the said Corporation.

PROVIDED nevertheless, That the Money so affessed upon any one Member, shall not, in one Year, exceed the Sum of Three Dollars: And provided also, That no compulsory Process be used for the Collection of the Money which shall be so affessed.

BE it further Enatted by the Authority aforefaid, and by the same Authority it is bereby Enatted, That a legal Meeting of the said Corporation shall be holden within Six Months from the Time of granting this Charter, or the same shall be null and void;—and that the First Meeting of the said Corporation shall be announced, by Notification, signed by not less than Three Members, and published in One of the Providence Newspapers, at least Fourteen Days before such Meeting shall be appointed to be holden:—And that not less than Seven Members shall, at any Time, constitute a legal Meeting.

BE it further Enasted by the Authority aforefaid, and by the same Authority it is bereby Enasted, That the said Corporation have full Power and Authority to remove from Office, any or all of said Officers, and to expel any Member of the said Corporation. for such Offences and Misdemeanors; as the By-Laws, Rules and Regulations of the said Corporation shall prescribe.

BE it further Enacted by the Authority aforefaid, and by the same Authority it is hereby Enacted, That whenever the said Corporation shall consist of less than Seven Members, the same shall become

ipso fasto, utterly disfranchised, desolved and void: And that upon the Dissolution thereof, for the Cause aforesaid, the Property thereto belonging shall forthwith belong to, and become vested in the Corporation of Rhode-Island College.

AND be it further Enasted by the Authority aforesaid, and by the same Authority it is bereby Enatted, That no Person shall be admitted a Member of the said Corporation, unless he shall have received a Degree from some College, or University, or shall belong to some One of the learned Professions, or shall be a Member of the Senior or Junior Class of Rhode-Island College.

An ACT incorporating a Society, by the Name of The Cranston Library Society.

WHEREAS Richard Knight, of Cranston, in the County of Charter to Providence, hath represented unto this Assembly, that him- The Granffeif and Twenty others, have affociated themselves into a Society, ton Library in the said Town of Cransson, which they have denominated The Society. Cranston Library Society; and that they have subscribed a considerable Sum of Money for the Purpole of procuring a Library of useful Books: And whereas the faid Society having made Application to this Affembly for a Charter of Incorporation; and this Affembly highly approving so laudable a Design, and willing to give it all the Affistance and Encouragement which it justly merits.

DO Enact, and by the Authority thereof it is hereby Enacted, That Richard Knight, Amaziah Young, James Hills, Peleg Fish, Peleg Fisk, jun. Sheldon Fisk, Jonathan Knight, Christopher Knight, Richard Knight, jun. Richard Knight (the Third), Thomas Field, Cyrus Burlingame, Daniel Fisk, Caleb Burlingame, David Nichols, Henry' Wightman, Phinehas Bałcock, Andrew Knight, jun. Zuriel Waterman, jun. and Reuben Knight, and all others, who shall be admitted by them Members of their Society, be, and they are hereby constituted, erected, and made a Body, politic and corporate; sublisting at all Times, forever hereafter, in Deed and in Name, by the Name, of The Cranston Library Society; and by that Name, shall and may have perpetual Succession, and he Persons, able and capable, in Law, to have, hold, receive, and enjoy, Lands, Tenements, Herediraments, and Rents in Fee-Simple, or for Term of Life, Lives, Years, or otherwise, not exceeding the Value of Six Thousand Dollars: and also Goods, Chattels, and all other Things of what Nature, Kind, or Quality soever; and also to give, grant, let, sell, or assign the same; and to do and execute all other Things concerning the same, by the Name aforesaid.

AND it is further Enacted by the Authority oforesaid, That they, and their Successors, by the Name aforesaid, be, and forever hereafter thall be, a Society of Perfons able, capable, and liable, to fue and be fued, to plead and be impleaded, to answer and be answered unto, to defend and be defended against, in all, or any of the Courts of Law, or otherwise before any of the Judges, Justices, or other Persons whomsoever, in all Manner of Actions, Complaints, or Pleas whatsoever: And it shall be lawful to and for the said Society, and their Successors, forever hereafter, to have One common Seal for their Use; and the same, at their Will and Pleasure, to change and alter.

AND for the well governing and ordering the Affairs of the said Society, It is further Enasted by the Authority aforesaid, That it shall and may be lawful for the said Society, and their Succesfors, to affemble and meet together, on the Third Saturday in November, in each Year; and at such other Times as they shall think convenient, at their Library, or other suitable Place, in the said Town of Cranston: Provided, That due Notice be given, at least Four Days before the Time of their Meeting, if the same be speeially called, not only of the Day, Hour, and Place of fuch Meeting; but also of the Cause thereof, and the Matters to be transacted therein. And that the faid Society, or the One-Third, Part of them, at least, being met in Person, or by Proxy, duly constituted in Writing, shall have full Power and Authority, from Time to Time, to make, institute, and establish such Laws, Statutes, and Orders, as shall appear unto them, or the Majority of them present, to be useful or necessary for the Government, of the said Society, and of every Member thereof; and for appointing, and regulating the Election and Nomination of Officers, for the faid Society; and limiting, appointing, and defining their Trust and Authority; and for admitting new Members; and to do all Things concerning the Government, Estates, Goods, and Revenues, and all other the Business and Affairs of the said Society: All which Statutes and Orders, so to be made as asoresaid, shall be binding on every Member, and be, from Time to Time, inviolably observed, according to the Tenor and Effect of them; provided, they be not repugnant to the Laws of the State.

And for the easier and better Government of the said Society, It is further Enasted by the Authority aforesaid, That the said Society, at their said Meeting, on the said Third Saturday in November, shall annually choose their Directors, a Treasurer, and a Librarian for the said Society.

Upon the Report of a Committee, appointed by the House of Representatives, to examine the Account of Samuel Wells, formerly a Deputy Sheriff, in the County of Washington, charged by him against the State, for his Trouble, Time and Expences, and for employing Aid, in apprehending and committing to Goal, in the Year 1791, one Ross Coon; which said Committee reported that there is due to the said Samuel Wells, the Sum of Thirty-two

Dollars and Thirty Cents.

WHEREFORF, It is Voted and Refolved by this Affembly, That the faid Sum of Thirty-Two-Dollars and Thirty Cents, be allowed and

and paid to the faid Samuel Wells, out of the General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established rate of Exchange.

IT is Voted and Refolved, That Benoni Colvin be appointed Sec-Officers for ond Major of the Fourth Regiment of Militia, in the County of Scituate approvidence, in the Room of Gideon Harris, deceased: And, that pointed the following Persons be appointed to the Offices affixed to their Names respectively, to wit:

Ezra Knight, Captain,
David Relph, Lieutenant,
William Randall, Ensign,

of the First Company of Militia
in the Town of Scituate.

IT is Voted and Resolved, That Henry Wells be apppointed a Officer for Justice of the Peace, for the Town of Westerly, in Addition.

Westerly appointed.

1T is Voted and Resolved, That One Dollar be allowed and paid t D. allow-to Augustus Babcock, out of the General Treasury, in Specie, or in ed A. Babthe Bills of Credit emitted by this State, at the established Rate of cock. Exchange; it being the Amount of his Account, for his Trouble, Horse Hire and Expences, in sorwarding a Letter to the Sherist of the County of Newport, by Order of his Excellency the Governor.

The following Report was prefented unto this Affembly, by the Report of Committee, appointed to confider the Petition of Sands Perkins, of the Com. on South-Kingstown, in the County of Washington; representing, that Kingstown, in the Year 1776, he inlisted as a Volunteer in the independent tion. Company in said Town, named The Kingstown Reds, in which Company, he sustained, at different Times, several Offices, until the Year 1794, when certain Scruples arose, in the Religious Society, of which he was a Member, in Respect to the Propriety of his doing said military Duty: That he, after complying with the Wishes of the said Society, in regard to his relinquishing said Duties, he has been warned to train in the Regimental and Company Parades of the Militia; but supposing that he was, by Law, exempted from said Duties, did not attend; whereupon he has been subjected to pay several Fines. Wherefore the Petitioner prayed that this Assembly may determine whether, by the existing Laws of this State, he is exempted from military Duty or not.

The Report of the faid Committee.

South-Kingstown, Off. 28, 1797.

Your Committee, on the foregoing Petition, beg Leave to report; that, in their Opinion, the Commanding Officer of the Company, in which the faid Sands Perkins was enrolled, was warranted by the Law, in imposing upon, and collecting from him the Fines mentioned in the faid Petition. And that the faid Sands Perkins, by a Law of February A. D. 1796, was liable to be enrolled in the Company of Infantry, in the District in which he re-

sided. - In Order, however, to prevent Difficulties of the like Kind, and to reconcile the contradictory Interpretations of the Law, we recommend that the last Paragraph of the Act of February, A. D. 1796, be amended, so as not to subject those who were excused by their Commissions, at the Time that Act was passed, to do military Duty.

On due Confideration whereof

IT is Voted and Refolved, That the foregoing Report be, and the fame is hereby accepted.

An ACT, in Amendment of the Act, entitled "An Act, in Addition to an Amendment of the Act, entitled, An Act to organize the Militia of this State."

of the Militia Act.

Amendment BE it Enacted by this General Affembly, and by the Authority thereof it is hereby Enaded, That all Persons who previous to the last Day of February, A. D. 1796, have sustained Commissions in the Militia, or in any Independent Companies, shall be exempted from doing Military Duty, in the Infantry.

> AND be it further Enacted by the Authority aforesaid, That no Person shall hereafter be exempted from doing Military Duty, in the Infantry, in Virtue of having sustained a Commission in the Militia, or in any independent Company, subsequent to the said last Day of February, A. D. 1796, unless he shall have sustained fuch Commission, or some other Military Commission or Commission sions, for the Space of Five Years.

1000 D. granted to

IT is Voted and Refolved, That the Committee, for laying the Foundation of the Gaol, in Providence, with Mr. John Smith, the Gaol, in have an Order on the General Treasurer, for the surther Sum of One Thousand Dollars, upon Account of laying the Foundation of the faid Gaol; and that the faid John Smith lay his Account before this Assembly, at the Session next to be holden at Bristoi

1 D. allowed R Stanton.

IT is Voted and Refolved, That One Dollar be allowed and paid to Robert Stanton, out of the General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; and that the same be in full Compensation for his Services, as a Constable in committing Mary Jones, and Rebecca Jones, to Gaol, in December, A. D. 1796.

8 D. 67 C. allowed S. Wells.

Upon the Account of Samuel Wells, formerly a Deputy Sheriff in the County of Washington, for his services, in serving an Execution granted by the Superior Court, at the April Term thereof, for said County of Washington, A. D. 1797, against the Estate of

Caleb Church, in which he charged against the State, the Sum of Four Pounds Three Shillings and Four Pence, the following Report was made, to wit:

In Obedience to our Appointment, we have examined the Account of Samuel Wells; and in our Opinion, he ought to be allowed Two Pounds Seventeen Shillings, in full for his faid Account; equal to Eight Dollars and Sixty-feven Cents. Which is submitted by Thomas Holden, Committee. Rowland Brown,

On due Consideration whereof,

IT is Voted and Refolved, That the faid Sum of Eight Dollars and Sixty-seven Cents, be allowed and paid to the said Samuel Wells, out of the General Treasury, in Specie, or in the Bill of Credit emitted by this State, at the established Rate of Exchange; and that the fame be in full Compensation for his faid Services.

THE following Account, against the State, was presented unto Account of this Assembly, by the Persons hereaster named, for their Trouble, J. Waite, Time, and Expences, in apprehending, trying, and committing and others. Mary Jones and Revecca Jones, in December, A. D. 1796; and the following Sums were allowed and placed against their respective Names, 10 wit:

	D, C .
To John Waite, as a Justice of the Peace,	75
Samuel Helme, as ditto,	75
Robert Stanton, as Constable,	3
Robert Stanton, as a Witness,	50
Samuel Stanton, as Aid to the Constable,	3
James Allen, as ditto,	66
Polly Stanton, as a Witness,	33
Sally Stanton, as ditto,	33
Esther Potter, as ditto,	50
Amy Champlin, as ditto,	50
Philip Rodman, as ditto,	33
Paris Gardner, for Prisoners Dinners,	. 33

On due Confideration whereof,

IT is Voted and Refolved, That the several Sums be allowed and paid to the Persons above named, against whose Names they respectively stand, out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange.

An ACT for furnishing the Quota of this State of the Detachment of Militia, ordered by Congress.

WHEREAS the Congress of the United States did, on the Ad for sure.

Twenty-fourth Day of June, in the Year of our Lord ishing this Twenty-fourth Day of June, in the Year of our Lord, State's Quo-

ta of Militia.

One Thousand Seven Hundred and Ninety-seven, pass an Act directing a Detachment from the Militia of the United States, and therein assigned One Thousand Six Hundred and Teventy-six Men, Officers included, as the Quota of this State.

BE it therefore Enatled by this General Assembly, and by the Authority thereof it is bereby Enatled, That his Excellency the Commander in Chief require of the proper Officers to enroll and make out authentic Returns of the Militia of this State in their several Departments, and of their Arms and Accourtements, within Thirty Days after the Rising of this Assembly: That he also require a like Return from the Commanding Officers of the several Chartered Companies: And that thereupon he apportion the said Number of One Thousand Six Hundred and Teventy-six Men, Officers included, to the said Militia and Chartered Companies, agreeably to the Numbers returned.

IT is further Enasted by the Authority aforesaid, That those detached from the Militia be formed by the Commander in Chief into Two Regiments, each of them to be commanded by a Lieutenant-Colonel-Commandant, and Two Majors, with a due Proportion of Captains, and subaltern Officers: That those detached from the Chartered Companies be formed by him into one or more Companies, as he shall think best: That the Commander in Chief, and the Major-General of the Militia of the State select from the prefent Field-Officers of the Militia, and appoint the Field-Officers for the said Two Regiments: That the Brigadier-Generals select from the Line of their respective Brigades, and appoint the Captains and subaltern Officers assigned to their several Brigades, and make Return thereof to the Commander in Chief as foon as may be: And that the Commander in Chief select from the present Officers of the faid Chartered Companies and appoint the proper Officers to command the Company or Companies that shall be formed as asorelaid.

IT is further Enasted by the Authority aforesaid, That the Major-General shall cause the respective Regiments to be mustered by Companies on the Seventh Day of December, next; that the Captains of the respective Companies make known the Purpose for which they are mustered, and the Number of Men to be furnished by each Company, agreeably to the Apportionment aforesaid: That the Commanding Officers of the several chartered Companies muster their respective Companies on the same Day, and make known to them respectively the Purpose for which they are mustered, and the Number of Men affigned to each Company by the faid Apportionment: That the faid Commanding Officers of the Militia and Chartered Companies shall also make known to them the Conditions upon which they may inlift into this State's aforefaid Quota, and shall offer to their respective Companies inlisting Rolls agreeably thereto; and shall make exact Returns of the Number of Men who shall inlist to the Colonels of the Regiments to which said Companies

Companies appertain; who shall make Return thereof to his Excellency the Governor on or before the Tenth Day of January next; and that the Commanders of Chartered Companies make Returns on or before the same Day to the Commander in Chief.

IT is further Enatted by the Authority aforesaid, That it shall be the Duty of the Major-General and Brigadier-Generals, the Field-Officers of every Regiment, the Commanding Officers of the Chartered Companies, and all other Militia Officers in the State to make every Exertion in their Power, and take the most effectual Measures to have the aforesaid Number, of Men inlisted and equipped agreeably to Law: And that the Officers appointed to command this State's said Quota shall attend at the Muster of their respective Regiments and Chartered Companies with inlisting Rolls, in order to inlist the Men.

IT is further Enatted by the Authority aforesaid, That in Case the said Detachment of Militia of this State shall be called into actual Service, the Commander in Chief be, and he is hereby empowered to appoint the necessary Staff-Officers.

AND it is further Enacted by the Authority aforefaid. That the Secretary transmit to the Major-General, the Brigadier-Generals, to the Adjutant-General, to the Lieutanant-Colonels Commandants of the feveral Regiments, and to the Commanding Officers of the several Chartered Companies printed Copies of this Act, of the Conditions of Inlistment and the Allowance to the Officers and Men, and of the Term of the inlisting Rolls. as the same shall be directed by the Commander in Chief: And that the Adjutant-General turnish blank Returns to the Officers whose Duty it is, by this Act, so make Returns.

An ACT for granting and apportioning a Tax of Twenty Thousand Dollars, upon the Inhabitants of this State.

BE it Enaelld by this General Assembly, and by the Authority there- Tax assessed, of it is hereby Enalled, That a Tax for raising the Sum of 20,000 D. Twenty Thousand Dollars, be affessed upon the Ratable Estates and Polls of the Inhabitants of this State, to be collected and paid into the General-Treasury of this State, on or before the Twenty-fifth Day of March next: And that the same be apportioned to and for such Uses as the General Assembly shall or may hereaster direct.

IT is further Enatled by the Authority aforefaid, That the Poll-Tax be Fifty Cents; and that all Male Persons of the Age of Twenty-one Years, and upwards (excepting settled Ministers of the Gospel) shall pay the Poll-Tax.

IT is further Enasted by the Authority aforesaid, That the Tax shall be affessed upon the several Towns, in this State, and apportioned

tioned upon the same, agreeably to the Estimate of Taxable Property, as assessed at the Session of the General Assembly held at Newport in June, A. D. 1796, in the following Proportions, to wit:

	D. C. M. D. C. M.
Newport shall pay,	1870 94 5
Portsmouth,	580 64 6
New-Shoreham,	167 74 2
Jamestown,	289 65 5
Middletown,	418 6 4
Tiverton,	670 96 7
Little-Compton,	419 35 5
·	4417 37 2
Providence,	3806 41 9
Smithfield,	978 73 g
Scituate,	618 76 5
Gloucester,	931 17 0
Cumberland,	451 61 3
Cranston,	632 25 8
Johnston,	425 80 6
North-Providence,	490 32 2
Foster,	412 96 0
777 07	8748 5 2
Westerly,	477 41 9
North-Kingstown,	632 25 8
South Kingstown,	929 5 4
Charlestown,	361 29 0
Exeter, Richmond,	464 51 6 270 96 7
Hopkinton,	451 61 3
Elopkinion,	3587 117
Bristol,	774 18 0
Warren,	402 31 3
Barrington,	141 93 5
20,770,700,9	1318 42 8
Warwick,	780 64 5
East-Greenwich,	361 29 0
West-Greenwich,	361 29 0
Coventry,	425 80 6
	1929 3 1
	-
	Dolls. 20000

AND be it further Enacted by the Authority aforesaid, That the Town or Towns which shall not pay in their Proportion of the said Tax, at the Time limited for the Payment thereof as aforesaid, shall pay Interest for the Sum in which they shall be desicient, until the same be paid: That the Towns which shall be delinquent shall be responsible therefor to the General-Treasurer: That the Collectors of the Taxes in the several Towns, be, and they are hereby empowered and directed to collect the Interest, with the Principal,

cipal, from the delinquent Individuals after the aforesaid Time: And that in Case any Execution shall be issued from the General-Treasurer, against the Treasurer of any delinquent Town, the Collectors be, and they are hereby directed and empowered to collect from the Individual Delinquents all the Costs and Expences, which shall accrue thereon, in Proportion to the Sums due from such Delinquents respectively.

AND be it further Enacted by the Authority aforefaid, That the Affesfors or Ratemakers shall affess and apportion the faid Tax, and return a true Bill or Lift of the same unto the Clerk of the Town to which they shall respectively belong, on or before the Twentyfifth Day of December next, who is hereby required to fend a Copy thereof within Six Days from his receiving the same, to the General-Treasurer: That the General-Treasurer be, and he is hereby directed and required, to issue his Warrant, within Four Days, to the feveral Town-Treasurers, to be by them directed to the several Collectors of Taxes in the several Towns, requiring them, in the Name of the Governor and Company of this State, to levy, collect and pay unto the General-Treasurer, for the Time being, the several Sums respectively committed to them to collect: And that the several Collectors of Taxes be, and they are hereby directed and required to use all Diligence in collecting and paying the same into the General-Treasury, before or at the Time limited by this Act.

AND be it further Enalled, That each respective Town shall pay all the Charges and Fees, that shall accrue or arise in or upon the affessing, levying and collecting its Part of the aforesaid Tax: And that upon the Neglect or Resusal of any Town in this State to assess, levy, collect and pay into the General-Treasury, their Proportion of the said Tax, by the Time aforesaid, the General-Treasurer be, and he is hereby authorized and directed to issue his Execution against the Town-Treasurer of such Town, for its Proportion, or Desiciency of the said Tax; which Execution shall be returnable in Ten Days after the Date thereos.

AND be it further Enasted, That the Town-Treasurer, in each respective Town, in this State, be, and he is hereby authorized and empowered, to sue out and prosecute, the Bond or Security that shall be by him taken from the Collectors of the said Tax, to a Special Court of Common Pleas, in the County where such Security, or Bond, shall be so taken; which Special Court of Common Pleas shall be convened in the usual Manner, have the same Power that Special Courts have heretofore had in this State, and take the same Fees. And the Judgment of such Special Court shall be sinal.

AND be it further Enacted, That the Town-Clerks in the several Towns, in this State, be, and they are hereby required to send the Names of the Town-Treasurers, and Collectors of Taxes, of

their respective Towns, to the General-Treasurer, at the same Time they shall send a Copy of the Rate-Bill.

AND be it further Enalled, That the Assessor be, and they are hereby empowered to consider the Circumstances of the Poor, in their respective Towns, and exempt such from the Poll-Tax as they shall think unable to pay the same.

AND be it further Enacted, That the feveral Towns be, and they are hereby empowered to make Choice of new Assessors and Collectors, for assessing and collecting the said Tax.

AND be it further Enasted, That the said Tax be received by the Collectors, and paid into the General-Treasury, in Silver or Gold, in the Notes of the Providence or Rhode-Island Banks, in the Bills of Credit emitted by this State, in May, A. D. 1786, at the established Rate of Exchange, in Orders drawn on the General-Treasury, and in the Certificates newly issued by the General-Treasurer, for the Two Years Interest upon this State's Debt.

Officers cholen.

BOTH Houses being resolved into a Grand Committee, proceeded to the Choice of the following Officers, to wit:

Ray Greene, Esq. Senator from this State, to the Congress of the United States, in the Room of William Bradford, Esq. who hath resigned.

James Burrill, jun. Esq. Attorney-General of this State, in the Room of Ray Greene, Esq. who hath resigned.

MILITARY OFFICERS.

I.odowick Coon, Lieutenant, Of the Fourth Company of Infantry, Joseph Taylor, (2d) Enfign, in the Town of South-Kingstown.

Othniel Wightman, Captain, George Greene, Lieutenant, Greenwich.

Of the Senior Class Company in the Towns of Warwick and East-Greenwich.

Benjamin Wilbur, Captain, Ezekiel Johnson, Lieutenant, of the Second Company of Infantry in the Town of Richmond.

4 D. 75 C.
silowed D.
Douglass.

IT is Voted and Refolved, That Four Dollars and Seventy-five Cents be allowed and paid to Mr. David Douglass, out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for attending upon the Assembly, at the present Session, as a Waiter; and for providing Candles, &c.

IT is Voted and Resolved, That Six Dollars be allowed and paid 6 D. allowto Mr. Ebenezer Teffe, out of the General-Treasury, in Specie, or ed E. Teffe. in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for attending upon this Assembly, at the present Session, as a Waiter; and for sweeping the Court-House, &c.

IT is Voted and Resolved, That Four Dollars be allowed and 4D allowed paid to Mr. James Tefft, out of the General-Treasury, in Specie. or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for attending upon the Assembly, at the present Session, as a Waiter.

IT is Voted and Resolved, That Six Dollars be allowed and paid 6D. allowed to Mr. Caleb N. Gardner, out of the General-Treasury, in Specie, C. N. Gardor in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for Wood, by him provided, for the Use of the General Assembly, and the Courts, in the County of Washington.

IT is Voted and Refolved, That Eight Dollars and Thirty-five 8 D. 35 C. Cents be allowed and paid to Samuel E. Gardiner, Esq. out of the allowed S.E. General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for his Services, as Secretary, pro Tempore, at the present Session, and for furnishing Paper, &c.

It is Voted and Resolved, That Proceedings be stayed on all Pe- Ad respect. titions pending before this Assembly, wherein the Staying of Pro- tions. ceedings is prayed for: That all Petitioners who stand committed to Gaol, or who are liable to be committed, upon civil Process, be liberated until the Rifing of this Assembly at the next Session; provided, they give Bond to the Satisfaction of the Sheriffs of the several Counties, where they have been, or may be, committed: that they will return to Gaol, if the Prayer of their respective Petions shall not be granted.

AND it is further Voted and Resolved, That no Petitions to which there are adverse Parties, be heard, at the Session of this Asfembly, to be holden at Bristol, on the Second Monday, in December next: That no Costs, for that Session, be taxed on such Petitions, by either of the Parties: And that a Copy of this Refolve be published in the Newport Mercury, and in One of the Providence Newlpapers.

IT is Voted and Refolved, That all Business lying before this As- Adjournfembly unfinished, be, and the same is hereby referred to the next ment. Session: That the Secretary publish the Acts and Orders, now made and passed, and transmit them to the several Town-Clerks,

in the State, in the usual Manner: And that this Assembly be, and hereby is adjourned to the Second Monday in December next, then to convene at the State-House, in Bristol.

GOD fave the United States of AMERICA.

A TRUE COPY, DULY EXAMINED:

WITNESS,

Ames Hopkins Lengton Ten

WARREN (RHODE-ISLAND):
PRINTED BY NATHANIEL PHILLIPS, PRINTER TO THE STATE.

At the General Affembly of the Governor and Company of the State of Rhode-Island, and Providence-Plantations, begun and holden, by Adjournment, at Bristol, within and for the State aforesaid, on the Second Monday in December, in the Year of our Lord One Thousand Seven Hundred and Ninety-seven, and in the Twenty-second Year of Independence.

PRESENT

HIS EXCELLENCY

ARTHUR FENNER, Esquire, GOVERNOR.

THE HONORABLE

Samuel J. Potter, Esq. Deputy-Governor.

Thomas G. Hazard, E/q.
Noah Mathewson, E/q.
Jonathan Comstock, E/q.
John Smith, E/q.
John Cooke, E/q.
James Congdon, E/q.
Thomas Hoxsie, E/q.
Peleg Clarke, E/q.
Job Watson, E/q.
John Harris, E/q.

Mr. AMOS HOPKINS, SECRETARY pro Tempore.

REPRESENTATIVES

REPRESENTATIVES from the several TOWNS.

The Honorable George Champlin, E/q. Speaker.

NEWPORT:

Mr. Speaker,

Mr. John L. Boss, Archibald Crary, E/q.

Mr. Robert Lawton, jun.

Mr. Samuel Carr,

Walter Channing, Esq.

PROVIDENCE:

Welcome Arnold, Esq.

John Smith, E/q.

Mr. Thomas P. Ives,

William Rhodes, Esq.

PORTSMOUTH:

Mr. Richard Shearman,

Mr. Thomas Potter, Mr. Peleg Almy.

WARWICK:

Anthony Holden, Esq.

Thomas Holden, Esq.

Mr. Job Greene, James Rhodes, Esq.

WESTERLY:

Thomas Noyes, E/q.

Rowse Babcock, Esq.

NEW-SHOREHAM:

John Sands, Esq.

NORTH-KINGSTOWN:

George Thomas, Esq.

Mr. Beriah Waite. SOUTH-KINGSTOWN:

Rowland Brown, Esq.

Thomas C. Hazard, E/q.

EAST-GREENWICH:

Mr. William G. Spencer,

Richard Mathewson, E/q. JAMESTOWN:

None.

SMITHFIELD:

Job Aldrich, E/q.

Mr. Joshua Jenckes.

SCITUATE:

James Aldrich, Esq.

GLOCESTER:

None.

CHARLESTOWN:

Joseph Stanton, jun. Esq.

Gideon Hoxsie, Esq.

WEST-GREENWICH:

Mr. Caleb Howard,

George Potter, Esq. COVENTRY:

Joseph Rice, Esq.

Nathan Bowen, Esq.

EXETER:

SOME STANDARD STANDAR Mr. James Clarke,

Lillibridge Barber, E/q. MIDDLETOWN :

Mr. Benjamin Gardiner,

Mr. James Potter.

BRISTOL:

Samuel Wardwell, Esq.

Mr. James D'Wolfe.

TIVERTON:

Christopher Manchester, Esq-

Joseph Durfee, Esq.

LITTLE-COMPTON:

John Davis, Esq.

Mr. Isaac Bailey.

WARREN:

Ichabod Cole, Esq.

Mr. John T. Child.

CUMBERLAND:

Mr. David Sayles,

Mr. John Walcott.

RICHMOND:

Thomas James, E/q.

James Sheldon, Esq.

CRANSTON; John R. Arnold, Esq.

Caleb Williams, Ejq.

HOPKINTON:

Mr. James Wells, jun. Mr. Hezekiah Babcock, jun.

JOHNSTON:

Edward Manton, Esq.

Mr. William Waterman.

NORTH-PROVIDENCE:

Ezekiel Whipple, E/q. Stephen Jenckes, jun. Esq.

BARRINGTON:

Thomas Allen, Esq.

Mr. Jeremiah Bowen.

FOSTER:

Simeon Seamans, Esq.

Mr. Stephen Davis.

WILLIAM MARCHANT, E/q. Clerk of the House of Representatives.

THE following Report was made to this Assembly, to wit:

AGREEABLY to our Appointment by the Honorable General Asfembly, we have received of Joseph Fenner, Esq. former Clerk of the Superior Court for the County of Providence, all the Books and Papers that belong to faid Office; and have delivered them to Paul Allen, jun. Esq. and have taken his Receipt for them, and lodged it in the Secretary's Office.

Report of the Committee for transferring) Records, Su-perior Court, Providence.

WELCOME ARNOLD, JOHN SMITH.

Providence, July 10th, 1797.

Which being duly confidered,

IT is Voted and Resolved, That the said Report be, and the fame hereby is, accepted.

IT is Voted and Refolved, That Forty-three Dollars be allowed and 43 D. allowed idea Mr. Takah Lashin out of the General-Treasury in Specie or J. Larkin. paid to Mr. Joseph Larkin, out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for serving as a Centinel at Field's-Point, by order of his Excellency the Governor, to prevent the Introduction of contagious Diseases.

IT is Voted and Resolved, That Seventy-five Dollars be allowed 75 D. allowed decides Colored John Whitele Day of the General Treesfury in J. Whipple. and paid to Colonel John Whipple, out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the eftablished Rate of Exchange; it being the Amount of his Account, for Powder furnished the Artillery Company, in Providence, by Order of this Assembly.

THE following Report was made to this Assembly, to wit:

State of Rhode-Island, &c.

Report of the Com. relative to State Notes, &c.in theGen. Treasury.

THE Undernamed, appointed "a Committee to examine the State Notes, and Securitles lodged in the General-Treasury in Payment of Taxes, and the State Notes and Securities paid off in the late Paper Money, and lodged by the Holders in the General Treasury;" beg Leave to report, That in Conformity to the aforesaid Act, they have made our, and deposited in the General Treasury, a particular List and Description of said Notes, and Securities, with the Circumstances attending them; and that there are Ninety Notes for Paper Money lodged, amounting to Seven Hundred Forty-fix Pounds Five Shillings and Eleven Pence Half-penny, Principal; and Ninety Three Notes received in Taxes, amounting to Four Hundred Fisty-five Pounds Three Shillings and Eight Pence One Farthing, Principal.

THAT in Conformity to faid Act, they have caused Notice to be given in the Newspapers, to all Persons claiming any of the Notes and Securities, described in the aforesaid Act, to make Application

Application to the General-Treasurer for the same, according to Law, within Six Months from the Twenty-eighth Day of November, A. D. 1797.

John L. Boss, A. Crary, W. Channing.

Which being duly confidered,

IT is Voted and Refolved, That faid Report be, and the fame hereby is, accepted.

Report of the Com. for burning State Notes, &c. THE following Report was made to this Assembly, to wit:

State of Rhode-Mand, &c.

The Undernamed, appointed "a Committee to burn the old State Notes and Certificates, for which new ones have been iffued, and also those received from Jabez Bowen, and cancelled, when the Debt was transferred to the Creditors," beg Leave to report, That they have examined and burnt the State Notes, Certificates, and all other Species of the Paper of the State's Debt, which was received into the General-Treasurer's Office, in Virtue of an Act, entitled "An Act making Provision for the Transfer of the Stock of the United States, belonging to this State, to the Individual Creditors thereof," and which constituted the Debt transferred to the Creditors thereof, in the Loan-Office of the United States, in this State; as described in Five Hundred and Forty-sour Abstracts, in the General-Treasurer's Office, amounting, as per Invoice, to Five Hundred and Three Thousand, Five Hundred Ninety-four Dollars and Seventy-fix Cents.

THAT there being but a small Proportion of the remaining State Notes and Certificates, exhibited to the General-Treasurer's Office, for new Notes; your Committee were of Opinion, it was most advisable, to defer examining and burning them, until they were more generally presented. All which is respectfully submitted by

John L. Boss, A. Crary, W. Channing

Which being duly considered,

IT is Voted and Refolved, That faid Report be, and the same hereby is, accepted.

Report of the Com, who laid out the Road thre A. Waterman's Land. THE following Report was made to this Assembly, to wit:

We the Subscribers being appointed a Committee, by the Honorable General Assembly, at their Session held in June last, to lav out a Road through the Lands of Andrew Waterman, and to determine the Course and Width thereof, do report, That agreeably to our Appointment, we began at the North-East Corner of Benjamin Medbury's

Medbury's Shoemakers' Shop, upon the great Country Road in Glocester, at A, on the Plat drawn by Caleb Harris, Eiq. the Surveyor, and herewith presented; thence S. 49. D. E. 28 Rods, to a Stake and Stones, at B; thence S. 44 D. E. 34 Rods, to a Heap of Stones, at C; thence S. 40 D. E. 14 Rods and 4 Links, to a Heap of Stones, at D; thence S. 34 D. E. 10 Rods, to a Stake and Stones, in Smithfield Line, at E; thence S. 11 D. E. 16 Rods, to a White-Oak Tree, marked at F; thence S. 40 D. E. 8 Rods and if Links, at G; thence S. 55 D. E. 40 Rods to a White-Birch, at H; thence S. 57 D. E. 30 Rods, to a Stake and Stones, at I; thence S. 60 D. E. 22 Rods, to a Heap of Stones, at I: thence S. 54 D. E. 24 Rods, to a Heap of Stones, at K, 3 Rods West of the N. W. Corner of the said Andrew Waterman's Dwelling-House; thence S. 47 D. E. 7 Rods, to a Heap of Stones, at L, 3 Feet East from the S. E. Corner of said Waterman's Cider-House; thence S. 16 D. E. 11 2 Rods, to a Heap of Stones, at the Corner of a Wall, the South Side of a Cross Road, at M; thence S. 78 D. E. 10 Rods, to the Eastern End of a Rock, at N; thence S. 80 D. E. 12 Rods, to a Heap of Stones, on Whorslebury-Hill, at O; thence S. 55 D. E. 31 Rods and 15 Links, to a Walnut-Tree, marked at P; thence S. 57 D. E. 81 Rods, to the End of a Stone Wall, at Q; thence S. 60 D. E. 18 Rods, to a Stake, at R; thence S. 64 D. E. 160 Rods, to the ancient Country Road at S.—We also report, That we have determined the Width of said Road to be Three Rods Wide, and have erected Bounds and Monuments, on the Southerly Side thereof.

> JOHN SMITH, JAMES BURRILL, jun. THOMAS P. IVES.

On due Confideration whereof,

IT is Voted and Resolved, That said Report be accepted, and that the Course and Width of faid Road be established, as described in said Report.

IT is Voted and Refolved, That Two Hundred and Fifty-fix Dollars 256 D. 62 C. and Sixty-two Cents, be allowed and paid to Rowse Babcock, Esq. out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being on Account of Repairs, by him made to Pawcatuck Bridge; and that he account for the same to this Assembly.

IT is Voted and Resolved, That his Excellency the Governor be, Gov. requested and he hereby is, requested to write to the Senators and Repre- to write to the Senators & Resentatives of this State, in the Congress of the United States, desir- presentatives. ing them to take such Measures, as they shall deem most effectual, to obtain a uniform System of Weights and Measures, throughout the United States.

DECEMBER, 1797.

Officers choien.

Both Houses being resolved into a Grand-Committee, made Choice of the following Officers, to wit:

Samuel Eddy, Esq. Secretary, in the Room of Henry Ward, Esq. deceased.

Thomas Holden, Esq. Fifth Justice of the Superior Court of Judicature, Court of Assize and General-Goal-Delivery, within and throughout the State; in the Room of Thomas Tillinghast, Esq. resigned,

William Gardiner, Esq. Second Major of the First Regiment of Militia in the County of Kent.

Peleg Clarke, Captain,
Russell Johnson, Lieutenant,
John Mawney, Ensign,
of the Second Company of Infantry
in the Town of East-Greenwich.

Daniel Bradford, Esq and Samuel Royal Paine, Esq. Justices of the Peace for the Town of Briffel.

3 D. allowed J. Lawton. AGREEABLY to the Report of a Committee appointed by the House of Representatives, It is Voted and Resolved, That Three Dollars be allowed and paid to Mr. Job Lawton, out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; and that the same be in sull Compensation of an Account, by him charged against the State, for carrying Schedules, Commissions, Proclamations, &c. the Year past from Providence, to the Sheriff of the County of Kent.

20 D. 31 C. allowed J. Niles.

AGREEABLY to the Report of a Committee appointed by the House of Representatives, It is Voted and Resolved, That Twenty Dollars and Thirty-four Cents, be allowed and paid to Jonathan Niles, Esq. Sheriff of the County of Kent, out of the General-Treafury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange, and that the same be in full Compensation of an Account, by him charged against the State, ending the Twentieth Day of November, A. D. 1797, for boarding poor Prisoners committed at the Suit of the State; for Wood, Candles, &c. provided for the Use of the Superior Court; and for transmitting Writs of Election, Commissions, Schedules, Protlamations and Packages, to the proper Officers in the said County,

24 D. allowed H. Barber. IT is Voted and Refolved, That Twenty-four Dollars be allowed and paid to Mr. Henry Barber, out of the General-Treatury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for Printing done for the State to the present Time.

8 D. allowed A. Hopkins.

IT is Voted and Refolved, That Eight Dollars be allowed and paid to Mr. Amos Hopkins, out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established

Rate

Rate of Exchange; it being the Amount of his Account, for Four Days Attendence, as Secretary pro Tempore, the present Session.

An ACT, in Amendment of an Act, for Incorporating The Social Library Company, in Cumberland.

BE it Enacted by this General Assembly, and by the Authority there- Amendment of it is bereby Enacted, That Seven Members of faid Company, of the Act for Incorporating assembled at any regular Meeting, of faid Company, shall make the Social Liand constitute a Quorum, for the Transaction of any Business, and my in Cumfor the enacting of any Rules or By-Laws, which by their faid bedaud. Charter, may, or ought to be, at any of their Meetings, transacted, or enacted; subject to the Provisions and Restrictions of said Charter.

IT is Voted and Resolved, That John Smith, and William Rhodes, Esq'rs. and Mr. Thomas P. Ives, be, and they hereby are, appointed a Committee, to receive from the Representative of Henry Ward, Esq. deceased, late Secretary of this State, the Records, Seals, Schedules, Files of Papers, and whatever appertains to the Secretary's Office, and the same to deliver to the present Secretary, giving and taking Receipts for the same.

liver the Reclonging to the Sec'ry's Office

The following Report was made to this Assembly, to wit:

Gen. Treafurer's Report.

State of Rhode Island, &c.

THE General-Treasurer, in Obedience to the Act passed at last June Session, entitled, "An Act for calling in the Notes and Securities issued by the State, for Services and Supplies, during the late War with Great-Britain, which have not been liquidated and exchanged, and for giving the Holders of them new Securities:" respectfully reports to the Legislature, That he hath by Advertise-ment, in all the Newspapers in this State, notified the Creditors to bring in their Demands, the Amount of which already exhibited, with the Interest computed thereon, to the First of January, A D. 1795, is Nineteen Thousand, One Hundred and Twelve Dollars and Sixty-five Cents; but as the Time limited for the Creditors to bring in their Demands, expires the last Day of the present Month, he is apprehensive many of the small Creditors, who have not yet exhibited their Demands, may be precluded from the Benefit of the Law, unless the Legislature think fit to extend the Time:

Concervano also, that much Inconvenience, if not Injury, will arise to the Collectors of the Tax ordered at the last Session, relative to receiving Crowns, and other Silver Coins, that are declared by the Proclamation of the Prefident of the United States, no longer a lawful Tender; the Treasurer requests the Legislature, to give such Directions, as will remove the Difficulty suggested, as he considers

himfelf

DECEMBER, 1797.

himself not warranted in receiving them, without an Order of the Legislature for that Purpose.

Which is submitted,

By your obedient Servant,
H. SHERBURNE, General-Treasurer.

Newport, December 11th, 1797.

Which being duly confidered,

Time prolonged for bringing in State Notes, &c.

IT is Voted and Refolved, That the Holders of Notes and Secucurities, issued by the State, as described in an Act, entitled, "An Act for calling in the Notes and Securities issued by the State, for Services and Supplies during the late War with Great-Britain, which have not been liquidated and exchanged, and for giving the Holders of them new Securities," and which have not been liquidated and exchanged, agreeably to the Provision of the said Act, be, and they hereby are, authorised and permitted, any Time before the First Day of July, A. D. 1798, to carry the said Notes and Securities into the General-Treatury; that the General-Treasurer be, and he hereby is, empowered and required to liquidate and adjust such Demands, in Manner as prescribed by said Act; and that the General-Treasurer give Notice thereof, in the several Newspapers in this State,

Collectors of Taxes to receive Crowns and other Silver Coins.

IT is Voted and Refolved, That the Collectors of Taxes be, and they hereby are, authorifed to receive Crowns, and other Silver Coins, which by Law have ceased to be a legal Tender, at the same Rates they have last been received, agreeably to Law; and that the General-Treasurer be, and he hereby is, authorised to receive of the said Collectors of Taxes, Crowns, and other Silver Coins, in Payment of Taxes, as herein prescribed.

Com.to advertifePlan of the Gaol in Providence, IT is Voted and Refolved, That John Smith, Charles Lippitt, and William Alten, Esquires, a Committee heretofore appointed by this Assembly, to advertise for Proposals to build a County and State Prison, in the Town of Providence, conformably to a Plan reported to this Assembly, at the Session in June, A. D. 1797, be empowered to describe in their Advertisement, such Particulars of said Plan, as are not accurately and minutely described in said Report; and that they make Report to the next Session of this Assembly.

Com. to fettle H. Ward's Account, IT is Voted and Refolved, That Noah Mathewson, John Smith, and Edward Manton, Esq'rs. be, and they hereby are, appointed a Committee, to adjust and settle the Account of Henry Ward, Esq. deceased, against this State; and that they make Report to the next Session of this Assembly.

Senstors & Representatives inftructed to obtain a Repeal of the Stamp Act. IT is Voted and Refolved, That the Senators of this State, in the Congress of the United States, be instructed, and the Representatives of this State, in said Congress, be requested to move for, and endeavour to obtain, a Repeal of the Act, passed at the last Session of said Congress, for levying Stamp Duties.

THE

THE following Report was made to this Assembly, to wit:

Liberties of cularged.

To the Honorable the General Affembly, now convened at Bristol, in and for the State of Rhode-Island.

THE Committee appointed to report, what Extention of the Liberties of the Gaol and Yard thereof, in the County of Bristol, ought to be allowed by Law, beg Leave to report, that in Addition to the Liberties of said Gaol, to the Yard already provided for, that it would be reasonable and proper, that the Bounds of said Prison, and Yard, should be extended so as to comprehend that Part of Hope-Street in Bristol, as is bounded Northerly, on a Atraight Line drawn from the Southwest Corner of Governor Bradford's Lot, whereon his House stands, to the Southeast Corner of the House-Lot of Stephen Smith, Esq. and Southerly on a straight Line, drawn from the Southwest Corner of the Lot of Mr. Jonathan Fales, to the Southeast Corner of the Lot on which the Episcopal Church stands, including the said Church, together also with that Part of that Sreet in which the Court House stands, as far Easterly from faid Hope-Street, as to the East Line of faid Court-House.

All which is submitted by your Honors most obedient humble Servants,

> JAMES D'WOLFE, Stephen Smith.

Which being duly confidered,

IT is Voted and Refolved, That the faid Report be accepted; and that the Bounds therein mentioned be, and they hereby are, eftablished as the Limits of the Liberties of said Gaol.

AGREEABLY to the Report of a Committee appointed by the 9D. 50 C. allowed G. Per-House of Representatives, It is Voted and Resolved, That Nine ry. Dollars and Fifty Cenis be allowed and paid to George Perry, a Deputy-Sheriff, out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State at the established Rate of Exchange; that the same be in full Compensation of an Account by him charged against the State, for the Services and Expences of a Court of Justices, of himself and Aid, in the Year 1796, for apprehending, committing and punishing Robert Jones, convicted by taid Court of Thest; and that said Sum be distributed in the sollowing Proportions, to wit: To the faid George Perry, Three Dollars; to Thomas W. Kenyon, Two Dollars; to John Wilbour, jun. One Dollar; to Jonathan Potter, One Dollar Fifty Cents, and to the Court, Two Dollars.

IT is Voted and Resolved, That the Sheriff of the County of Sheriff to pro-Providence, procure a suitable Stove and Pipe thereto, for the Rep- the Courtrefentatives Chamber in the Court-House in Providence, and that House in Providence, and that House in Providence, he exhibit his Account for the same to this Assembly.

IT is Voied and Refolved, That Twenty-nine Dollars and Fifty 29 D. 50 C Cents, be allowed and paid to William Marchant, Elq. out of the Marchant

General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for his Services as Clerk of the House of Representatives, and for Stationary provided for the Use of the House, commencing in September 1ast, to the present Time.

73 D. to C. allowed N. Knight.

IT is Voted and Refolved, That Thirteen Dollars and Ten Cents be allowed and paid to Nebemiab Knight, Esq. Sheriff of the County of Providence, out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Sum by him advanced, for apprehending and recommitting Newport Hazard, who had escaped from Gaol.

R. Greene, D. L. Barnes, W. Hunter, G. Harris, G. Thomas, B. Bourn, and W. Greene, allowed 100 D. each.

IT is Voted and Resolved, That One Hundred Dollars be allowed to each of the Committee for revising the Laws of this State, and that the same be paid out of the General Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; and that they account to this Assembly for the same.

6 D. allowed N. Smith. IT is Voted and Refolved, That Six Dollars be allowed and paid to Mr. Nathaniel Smith, out of the General T-reasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for Attendance on this Assembly at the present Session, as a Waiter.

42 D. allowed J. L. Boss, A. Crary and W. Channing.

IT is Voted and Refolved, That Forty-two Dollars be allowed and paid to Mr. John L. Boss, out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of an Account presented by the said John L. Boss, Archibald Crary, Esq. and Mr. Walter Channing, for Services at the General-Treasurer's Office, in examing Abstracts of the funded Paper, burning the same, and making out Lists of Notes in the said Office.

Petition of the Proprietors of Briftel Academy.

Whereas Mr. James D'Wolfe, Agent in Behalf of the Proprietors of Bristol Academy, by his Petition, represented unto this Assembly, that the Proprietors of said Academy have been subjected to a considerable Expence in preparing the Chamber of said Academy, for the Sitting of the General Assembly at the present Session; that further Expences will be necessary for finishing said Room; that the Proprietors have agreed to appropriate said Building for the Use of the Assembly, whenever their Sessions shall be holden in said Bristol, provided the Legislature will reimburse the aforesaid Expences, and finish the said Chamber; the Cost of which, the Petitioner stipulates, will not exceed Three Hundred Dollars; and praying this Assembly to grant him that Sum, for the aforesaid Purposes:

Which being duly considered,

300 D. granted Briftol Academy. IT is Voted and Resolved, That the said Proprietors, be allowed the said Sum of Three Hundred Dollars, for the Purpose of completing

pleting the faid Chamber, for the Use of this Assembly hereaster; and that the same be paid to the said James D'Wolfe, in Behalf of the faid Proprietors, out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange.

IT is Voted and Resolved, That Eight Dollars be allowed and paid to Mr. John Wight, out of the General-Treatury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for the Use of his Room and Fire, by the House of Magistrates the present Session.

S D. allowed J. Wight.

IT is Voted and Resolved, That Six Dollars be allowed and paid to Mr. Shubael Kinnicut, out of the General-Treatury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for attending on the Assembly the present Session, as a Waiter.

6 D. allowed S. Kinnicut.

IT is Voted and Resolved, That Six Dollars be allowed and paid to Mr. John Barnes, out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for attending on the Assembly, as a Waiter, the present Session.

6 D. allowed

Whereas the Committee appointed to revise the Laws of this State, have not completed said Business; It is therefore Voted and Resolved, That such of the Acts, reported by said Committee, as have been passed by this Assembly, do not take Effect until the Rising of this Assembly, at the next Session.

Laws reportand paffed, not until nextSef-

IT is Voted and Resolved, That Six Dollars be allowed and paid to Mr. Nathaniel Waldron, out of the General-Treasury, in Specie, or in the Bills of Credit emitted by this State, at the established Rate of Exchange; it being the Amount of his Account, for Attendance on this Assembly, at the present Session, as a Waiter.

6 D. allowed N. Waldron.

IT is Voted and Resolved, That the Secretary and Attorney-General, be added to the Committee for revising the Laws, in the Place of the late Attorney-General, who is absent from the State, and of William Greene, Esq. who is engaged to go abroad.

Secretary and Attorney Gen. added to the Com, for re-vising the Laws.

IT is further Voted and Refolved, That the Secretary make Enquiry, on what Terms he can procure the new Digest of the Laws to be printed, with or without, the Privilege of a Copy-Right, and that he Report to the next Sellion of this Assembly.

Sec'ry to enterms he can get the Laws printed.

IT is Voted and Refolved, That Proceedings be stayed on all Pe- Resolve reltitions pending before this Affembly, wherein the Staying of Pro- peding Petitions. ceedings is prayed for: That all such Petitioners, who stand committed to Gaol, or who are liable to be committed, upon civil Procels or Execution, be liberated until the Rising of this Assembly, at the next Session; provided they give Bonds, satisfactory to the Sheriffs

Sheriffs of the several Counties, where they have been, or may be committed; that they will return to Gaol, if the Prayer of their respective Petitions be not granted.

Adjournment.

IT is Voted and Refolved, That all Business lying before this As sembly unfinished be, and the same hereby is, referred to the next Session: That the Secretary cause to be published the Acts and Oders now made and passed (except such Part of the Laws of this State, revised by the Committee appointed for that Purpose, as have been passed at the present Session) and transmit them to the several Town-Clerks in the State, in the usual Manner: And that this Assembly be, and the same hereby is, adjourned to the last Monday in January next, then to convene at the State-House in Providence.

GOD fave the United States of AMERICA.

A TRUE COPY, DULY EXAMINED:

WITNESS,

Sam! addy Seiry

WARREN (RHODE-ISLAND):
PRINTED BY NATHANIEL PHILLIPS, PRINTER TO THE STATE.
M,DCC,XCVIII.







